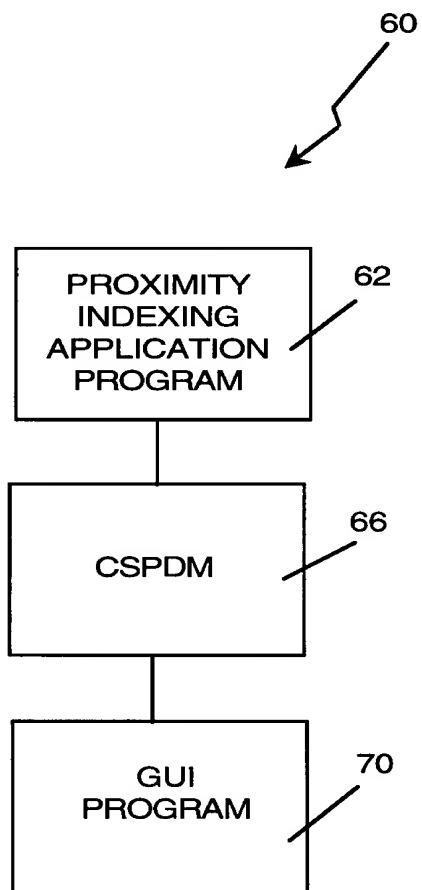
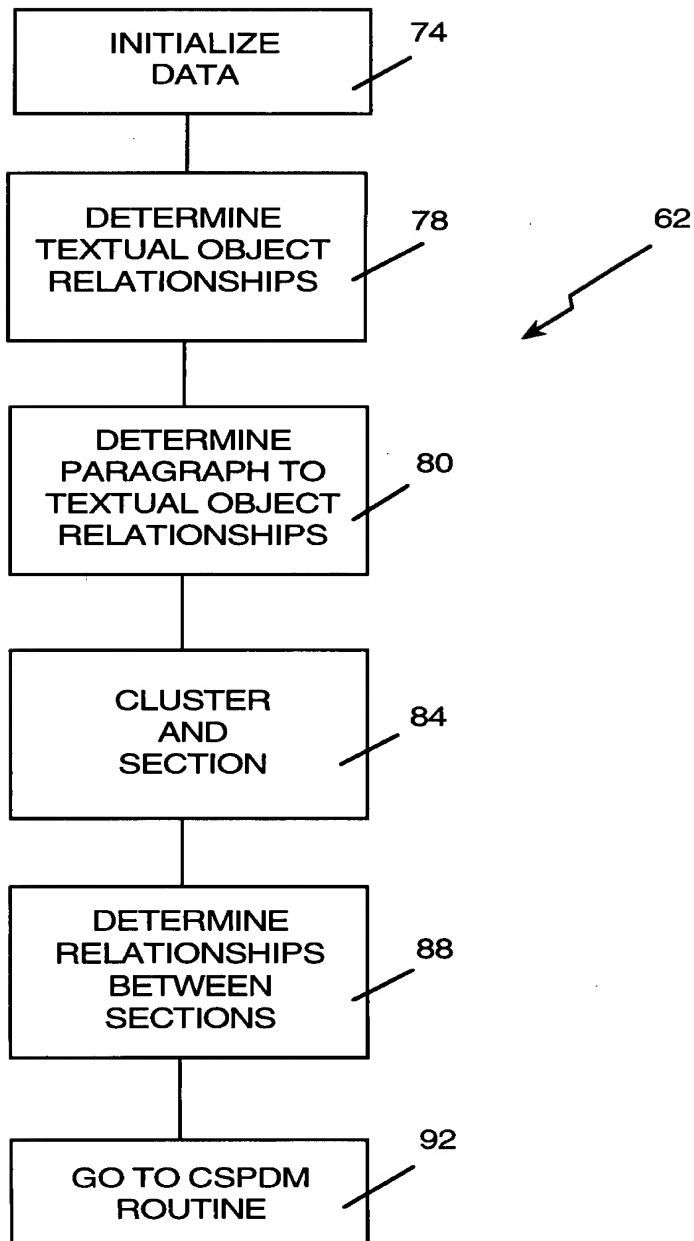


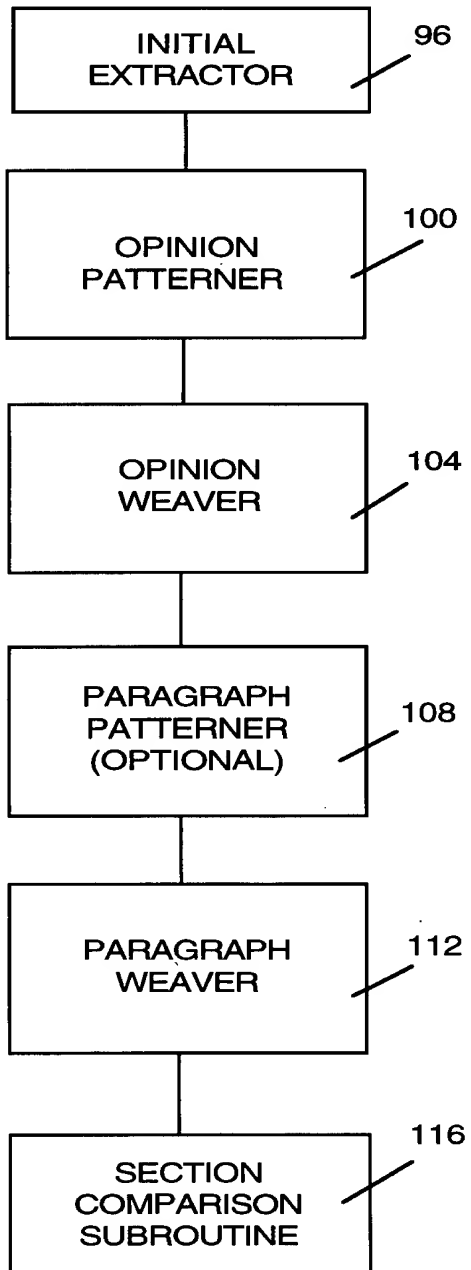
*Fig. 1*



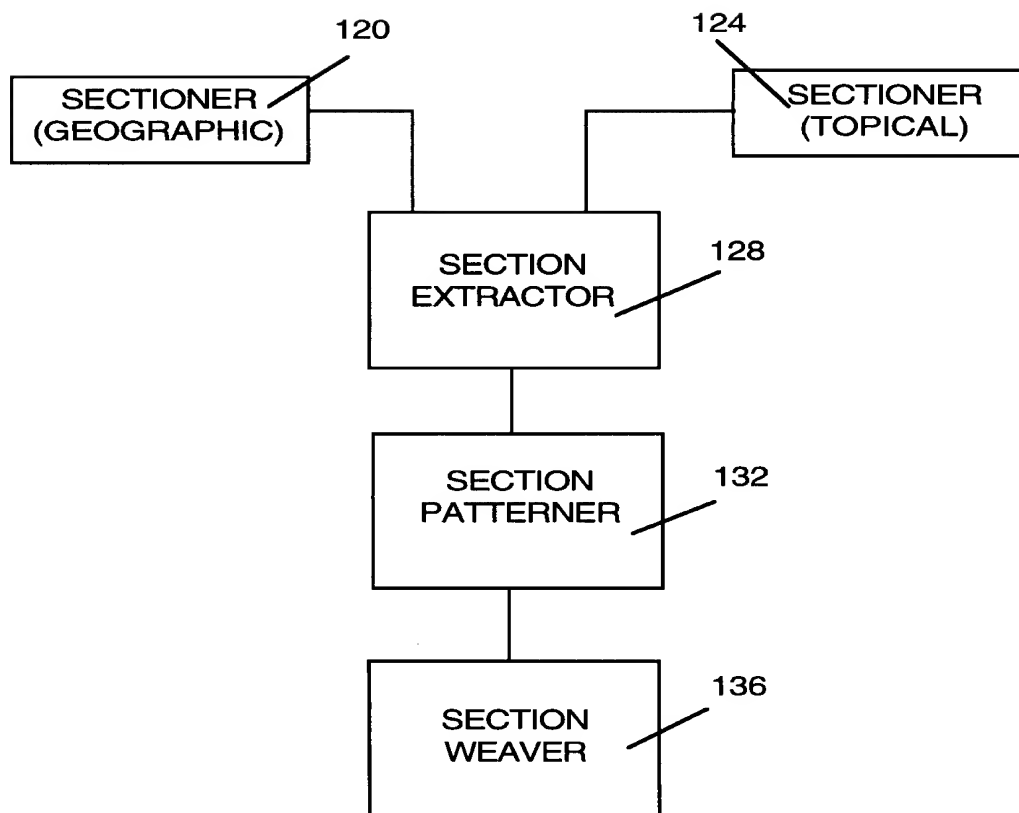
*Fig. 2*



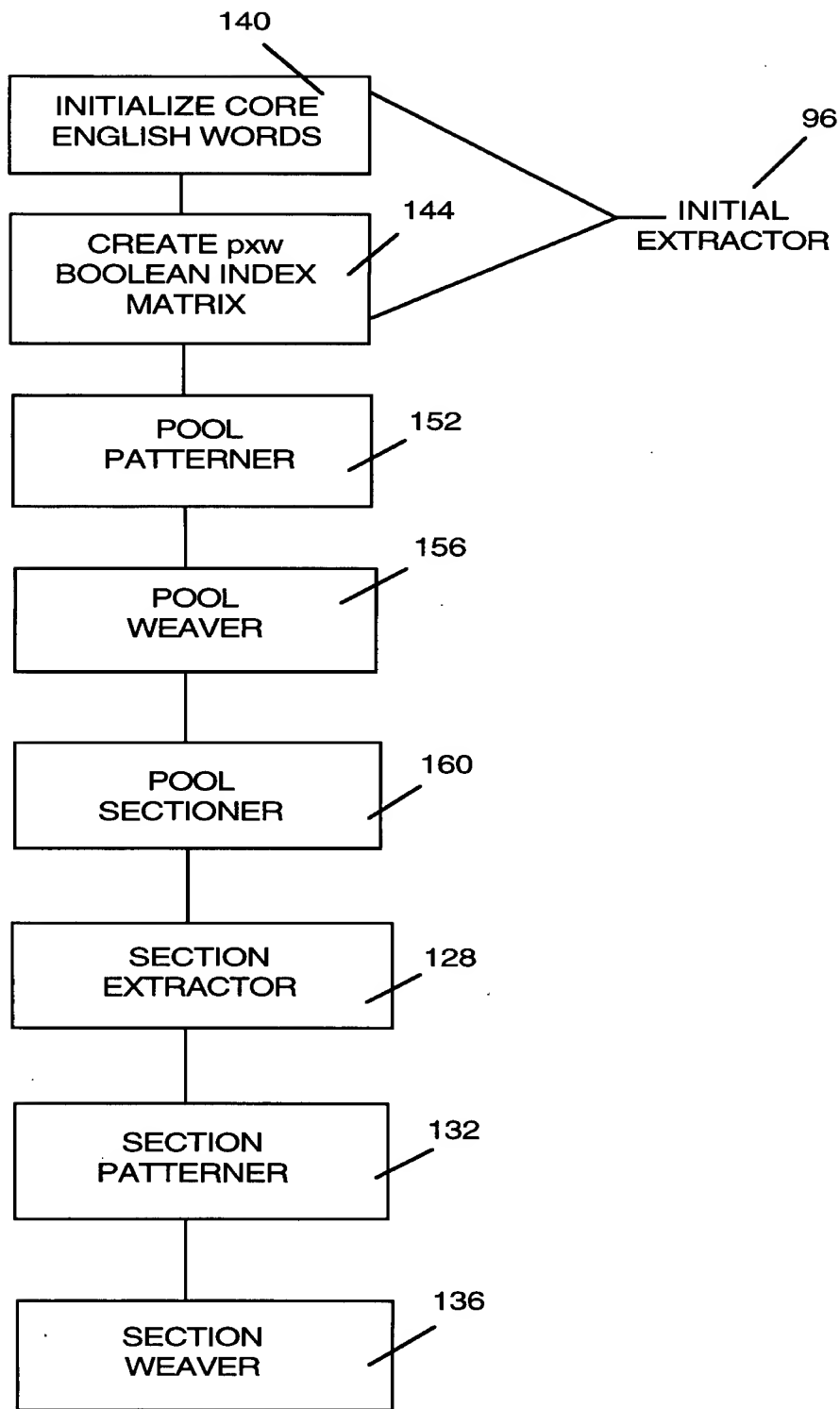
*Fig. 3A*



*Fig. 3B*



*Fig. 3C*



*Fig. 3D*

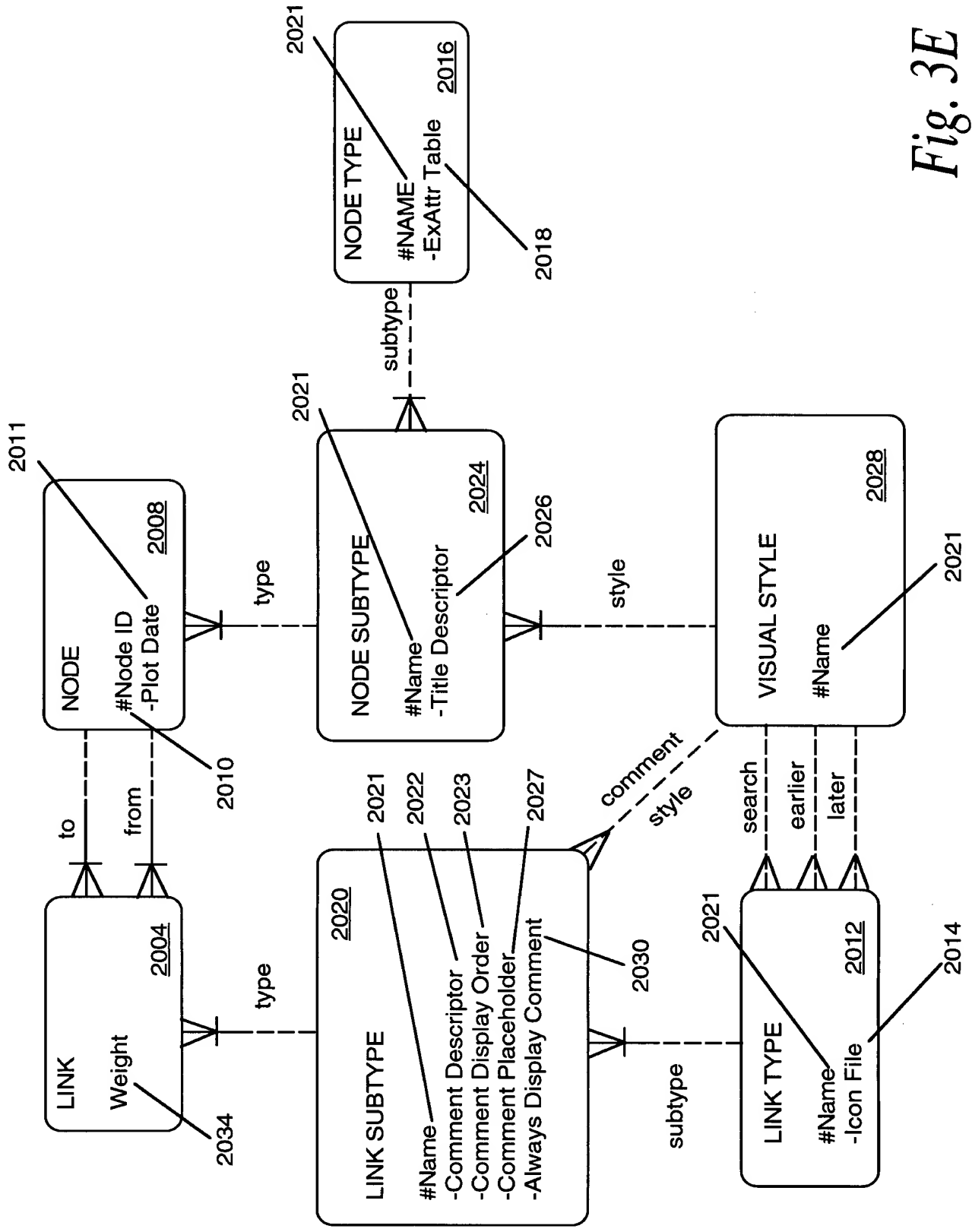
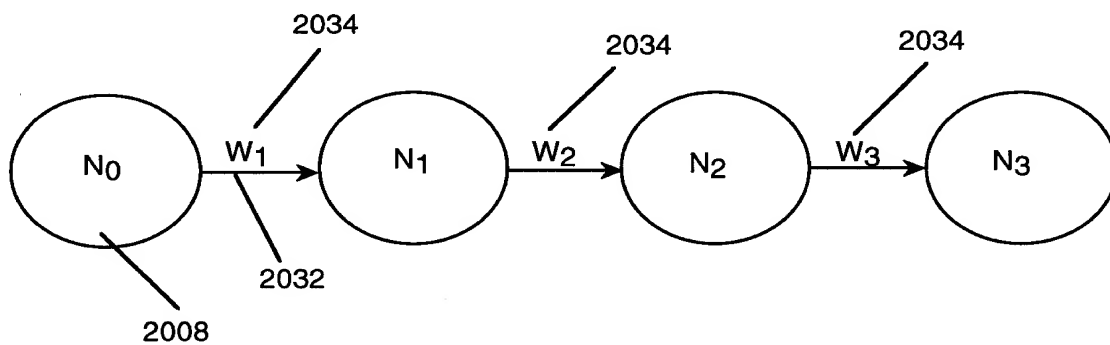
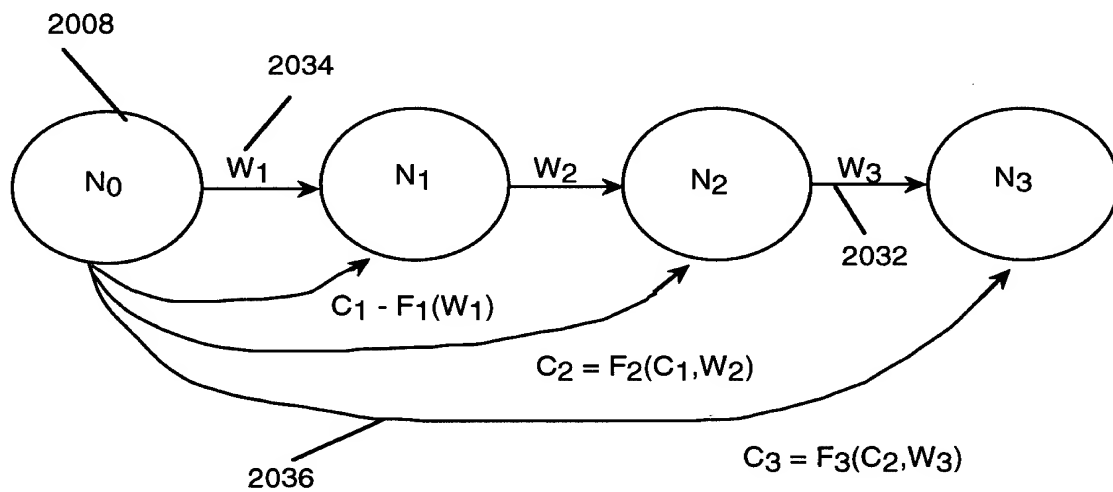


Fig. 3E

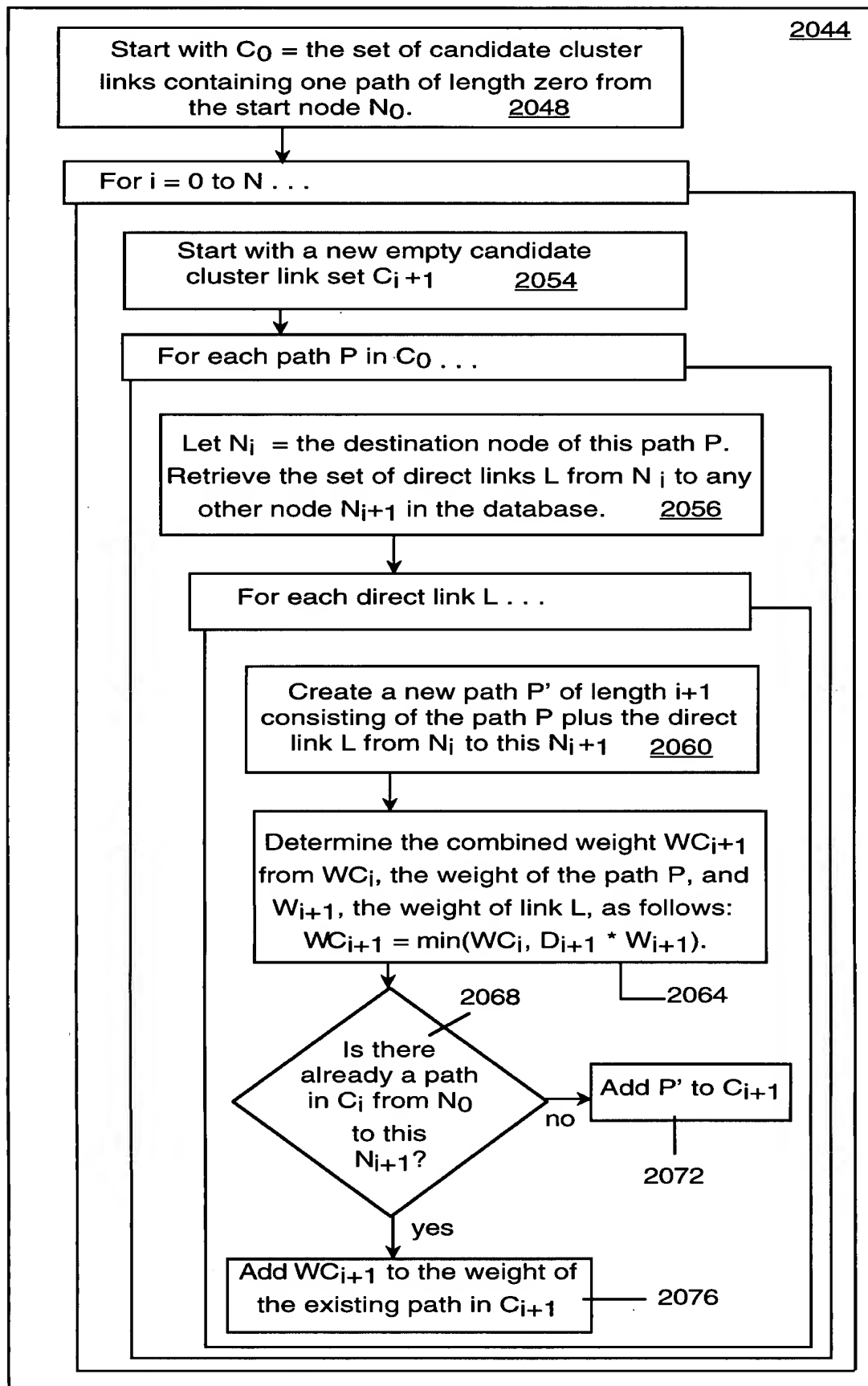


*Fig. 3F*

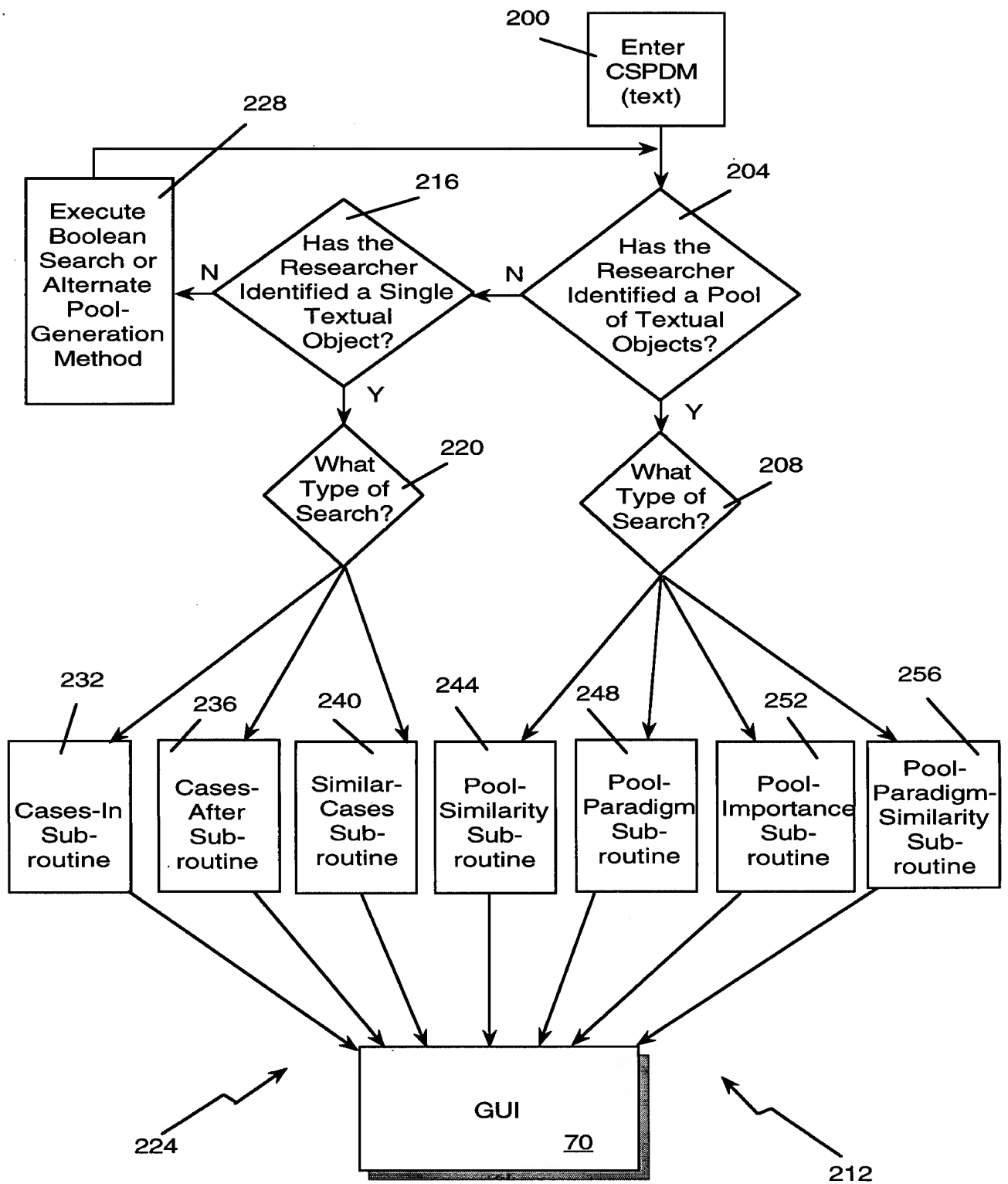


*Fig. 3G*



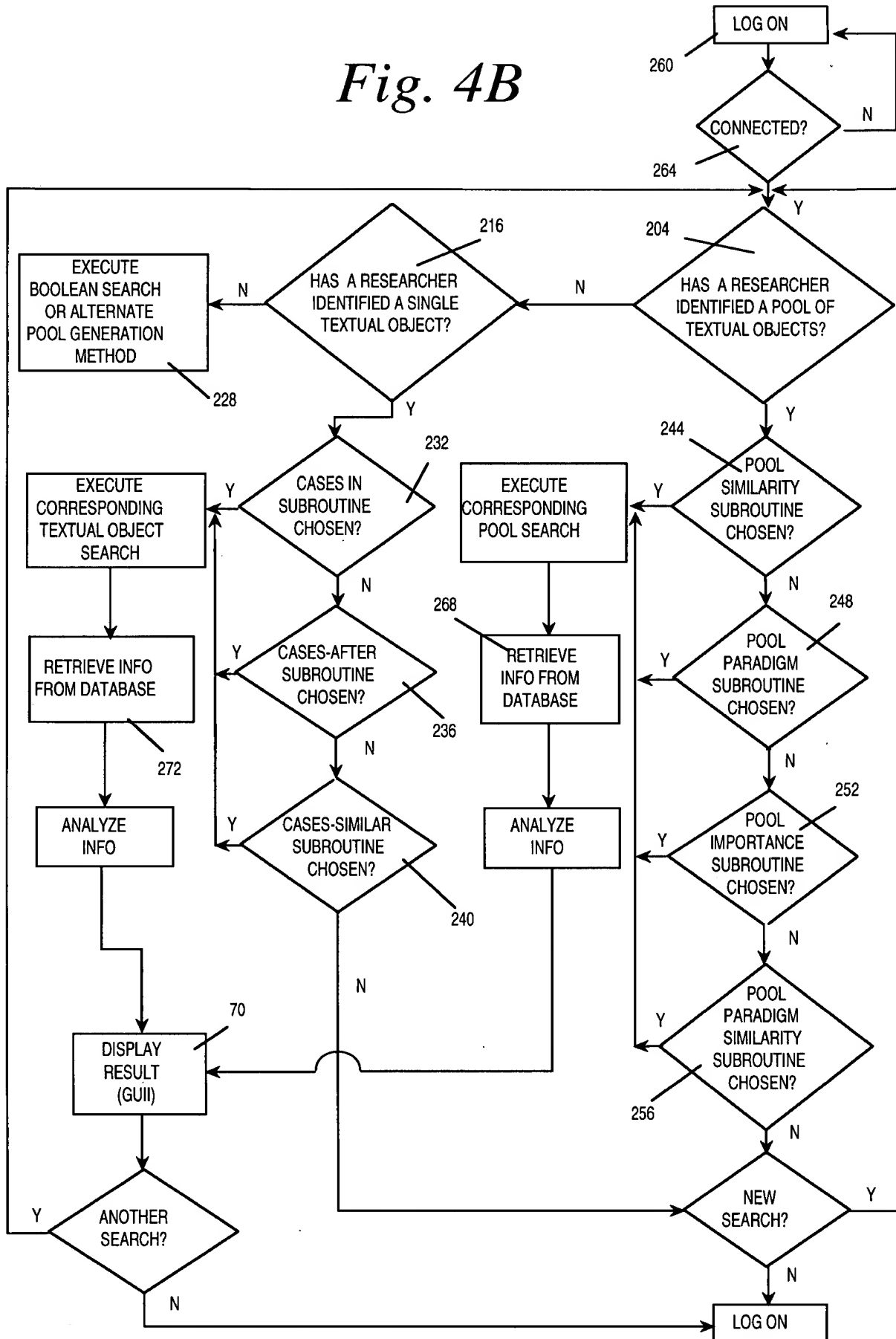


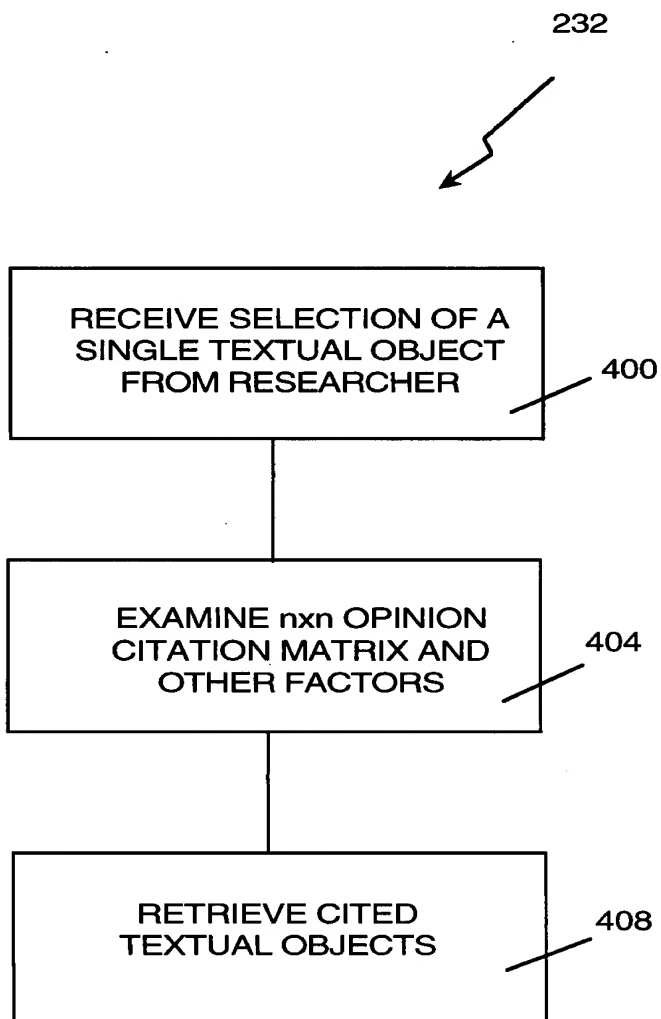
*Fig. 3H*



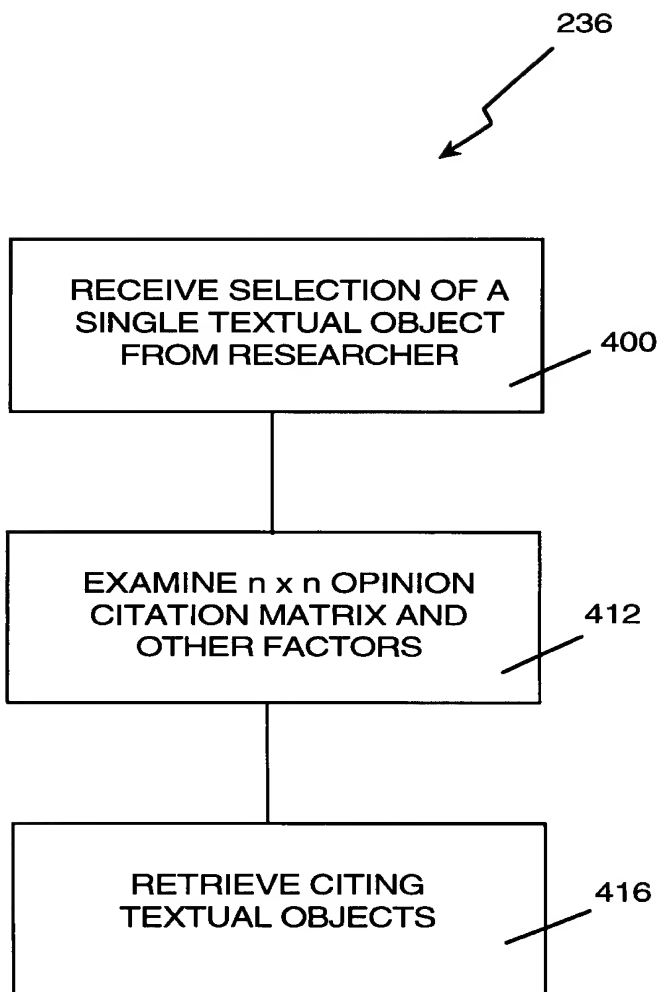
*Fig. 4A*

*Fig. 4B*

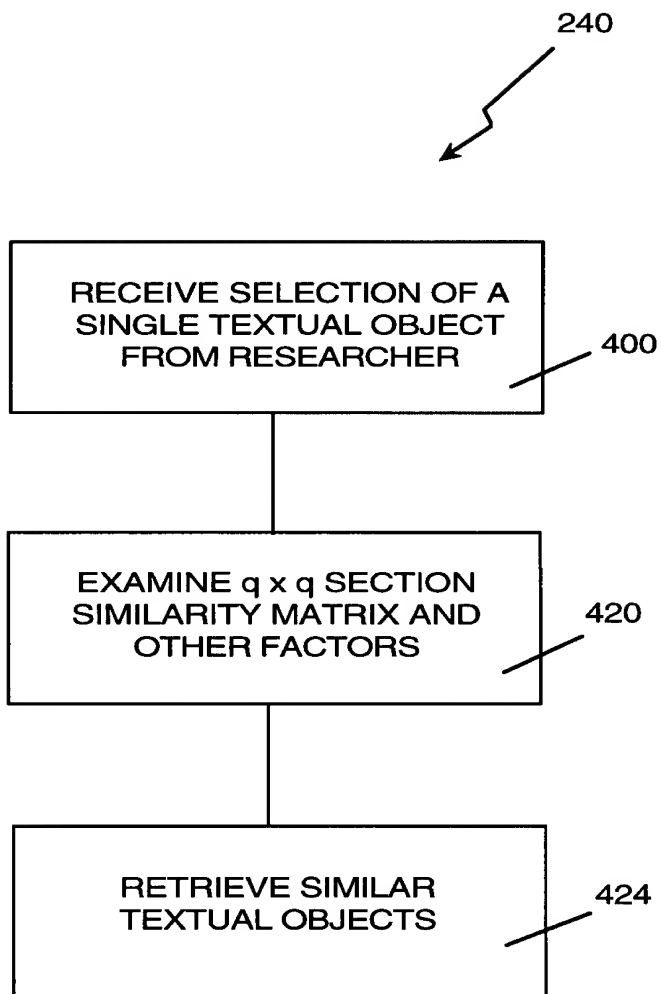




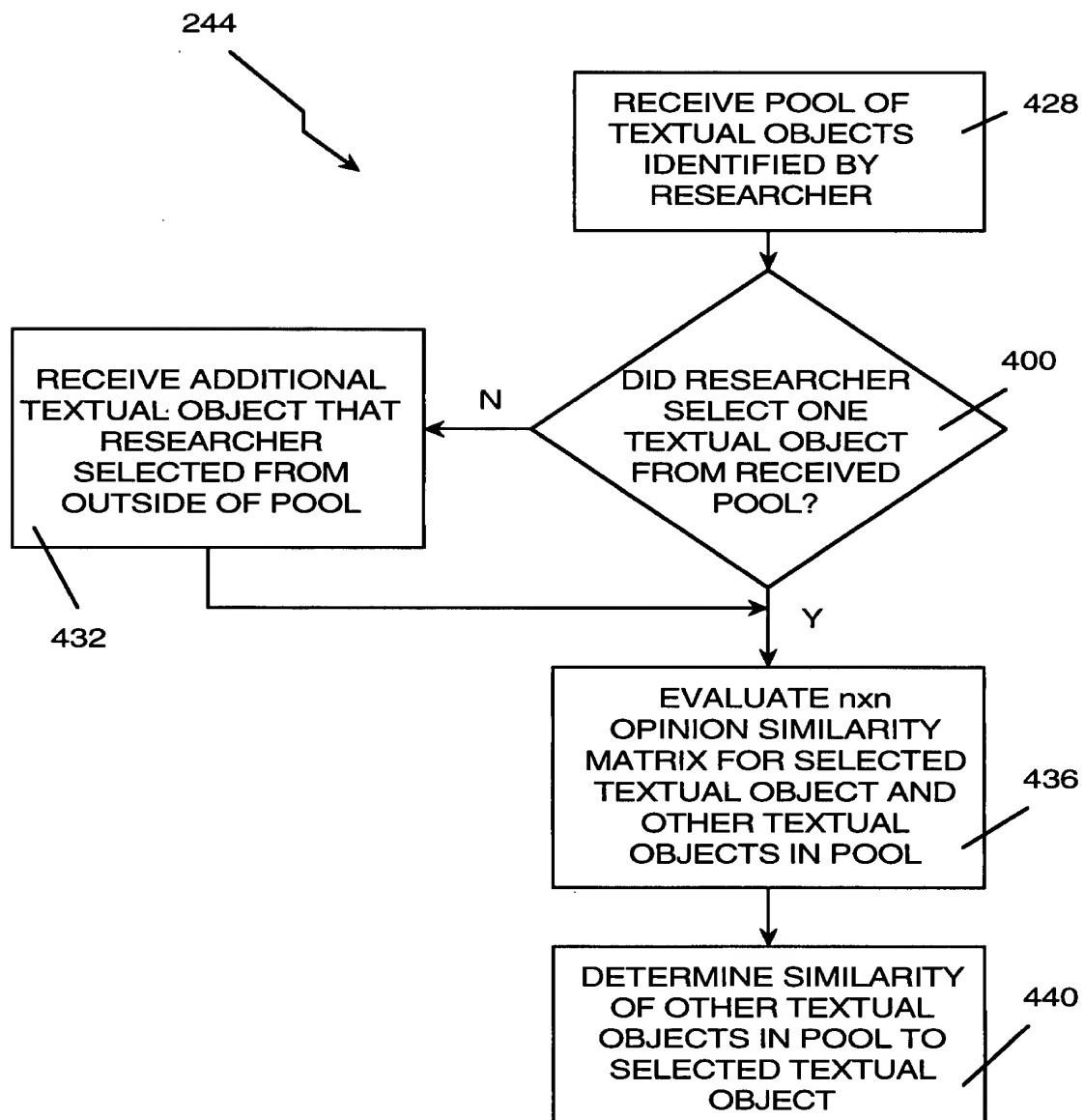
*Fig. 4C*



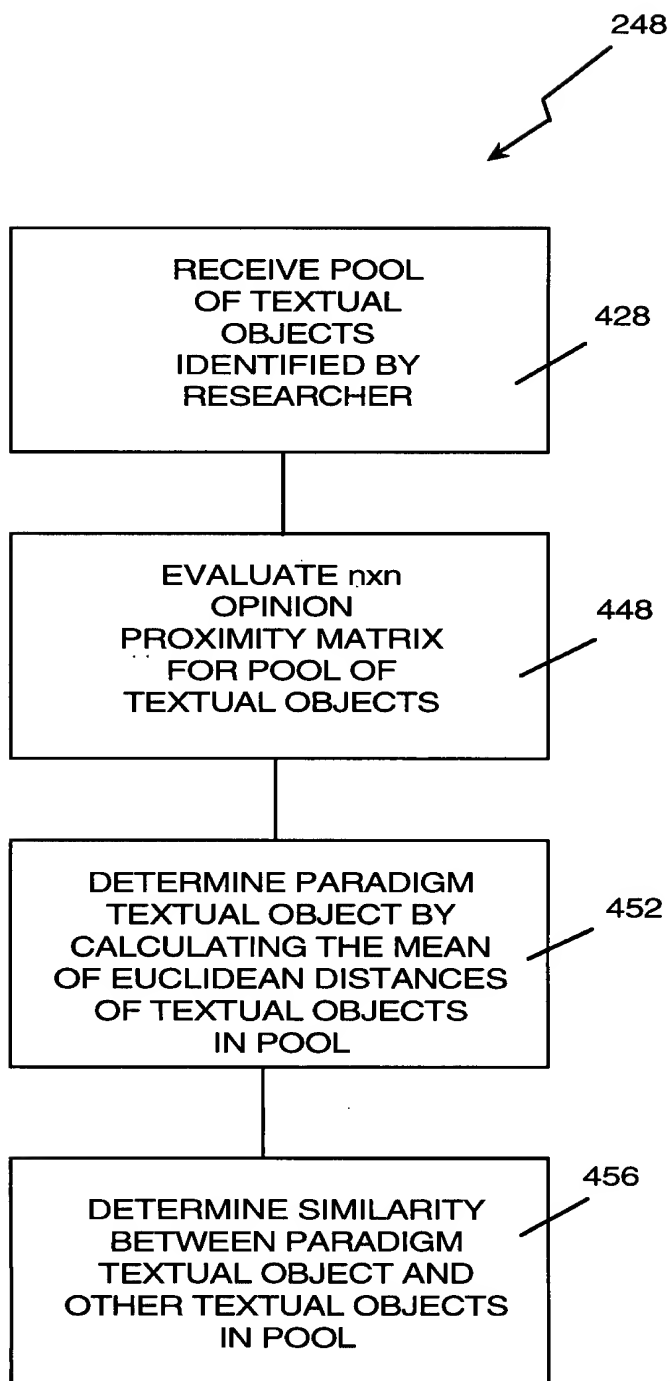
*Fig. 4D*



*Fig. 4E*

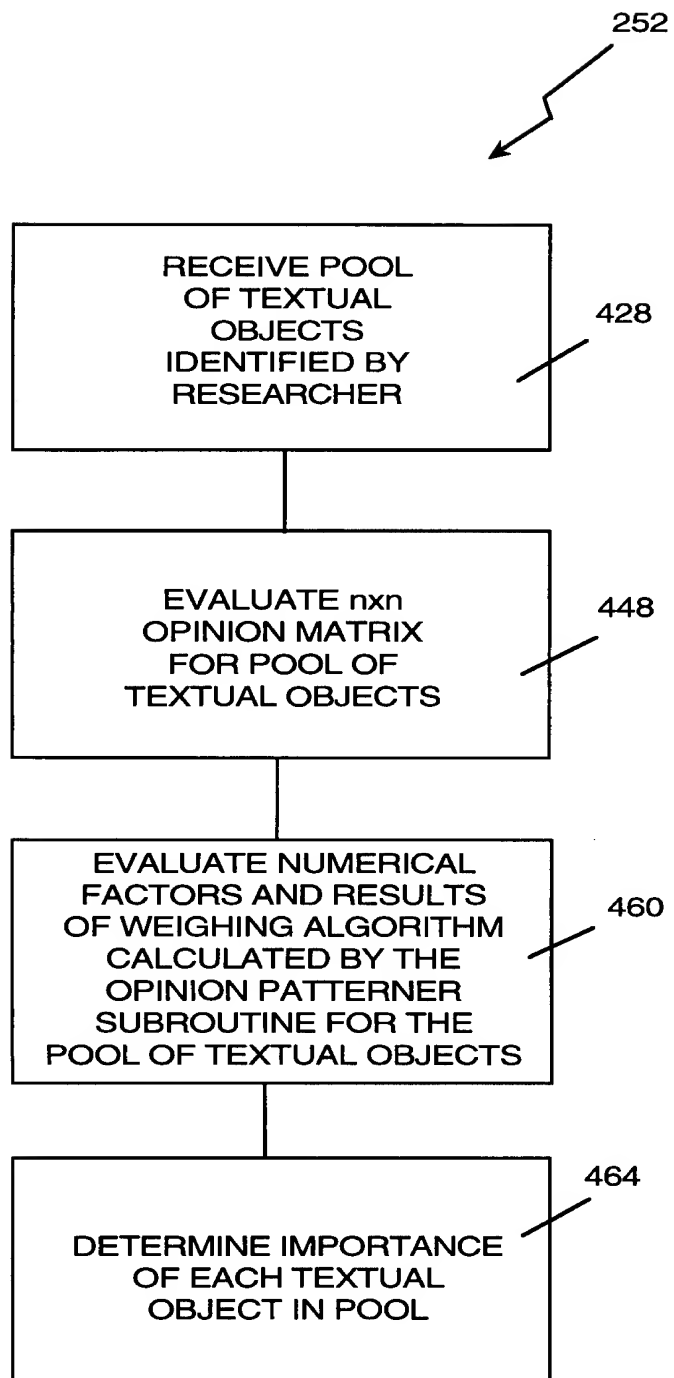


*Fig. 4F*

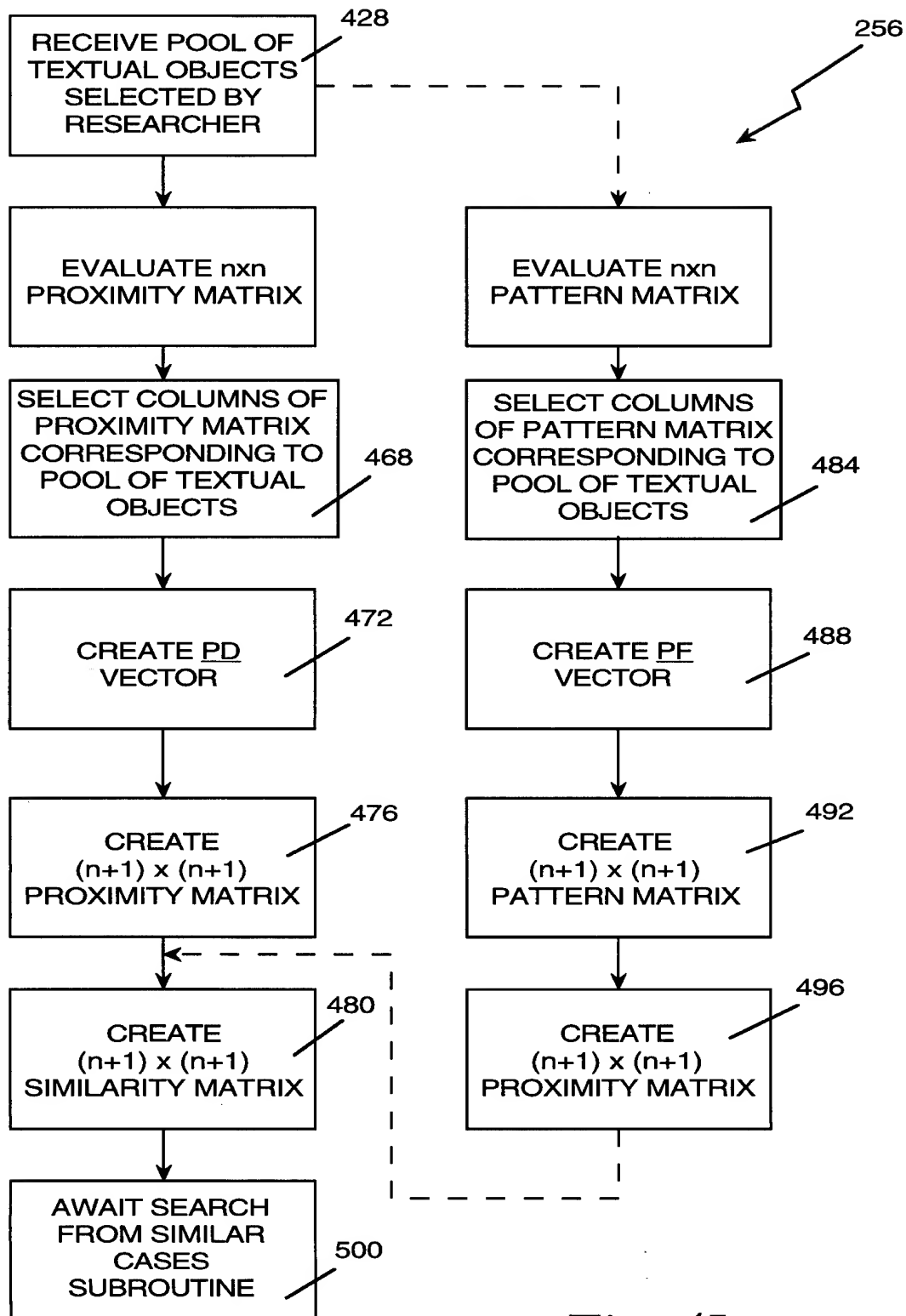


*Fig. 4G*





*Fig. 4H*



*Fig. 4I*

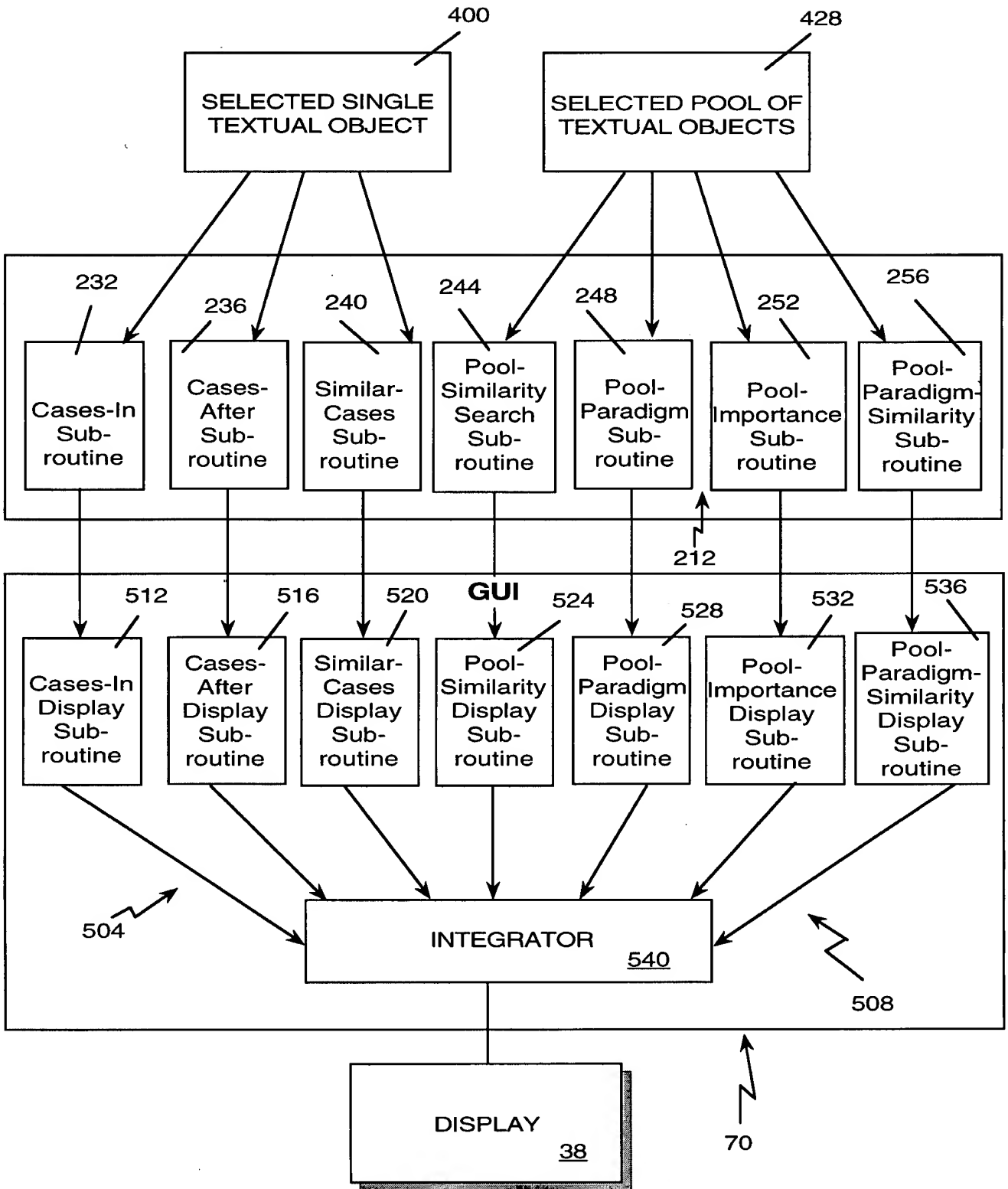


Fig. 5A

**Fig. 5B**

[illegible]

**FIG. 30**

1012 1080 1116 1004 1044 1100 1028 1040 1104 1068 1048 1056 1052 1096 1128 1020 1088 1092 1016 1028 1064 1084 1032 1084 1032 1084 1036 1108

SEARCH 1:2

U.S. V. LAM KWONG-WAH, 924 F.2d 298 (D.C. CIR. 1991)

ANALYSIS: CASES AFTER

U.S. V. LAM KWONG-WAH  
924 F.2d 298  
(D.C. CIR. 1991)  
YEAR: 1991  
DATE: JAN. 25  
WEIGHT: 1

U.S. V. BARRY, 938 F.2d 1327 (D.C. CIR. 1991)  
YEAR: 1991  
DATE: JULY 12  
WEIGHT: 1

TO OBSTRUCT THE ADMINISTRATION OF JUSTICE... WITH RESPECT TO THE OFFENSE OF CONSPIRACY OR WHETHER THE TRIAL COURT US PROCEEDED TO THE ERRONEOUS BELIEF THAT 83C1.1 DOES NOT REQUIRE SUCH A FINDING. THUS, ALTHOUGH THE TRIAL COURT IN NO WAY CONDONE BARRY'S PERJURY, OR CONVICTION OF OTHERS TO COMMIT PERJURY, IT IS CONstrained TO REMAND THE SENTENCING OF THIS CASE FOR CLARIFICATION OF THE CORRECT LEGAL STANDARD. SEE UNITED STATES V. CABALLERO 935 F.2d 1291, 1299-1300 (D.C. CIR. JUNE 21, 1991); UNITED STATES V. LAM KWONG-WAH, 924 F.2d 298, 307 (D.C. CIR. 1991).

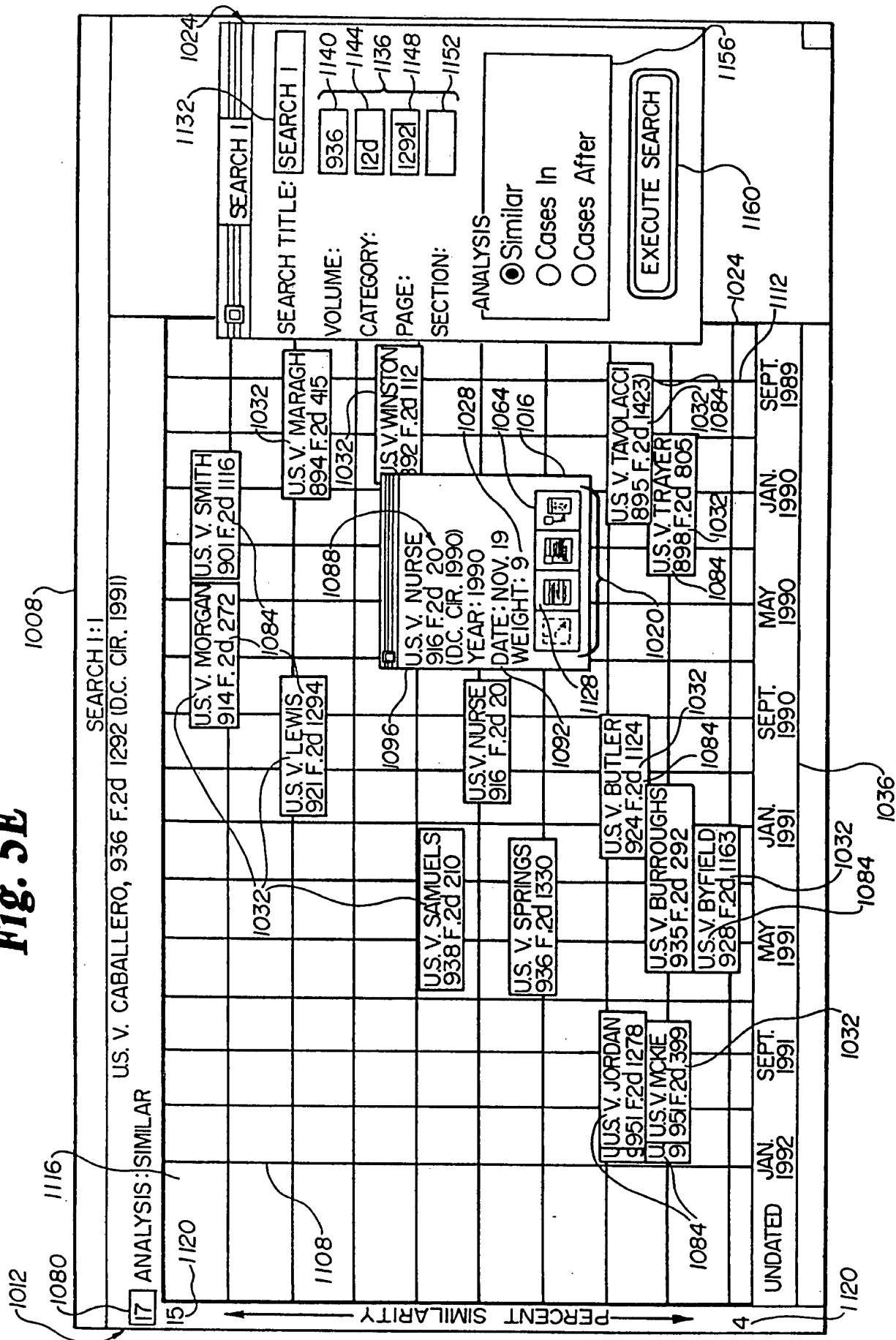
U.S. V. BARRY, 938 F.2d 1327 (D.C. CIR. 1991)

UNDATED JAN 8 1992 DEC 9 1991 NOV 10 1991 OCT 11 1991 SEPT 12 1991 AUG 13 1991 JULY 14 1991 JUNE 15 1991 MAY 16 1991

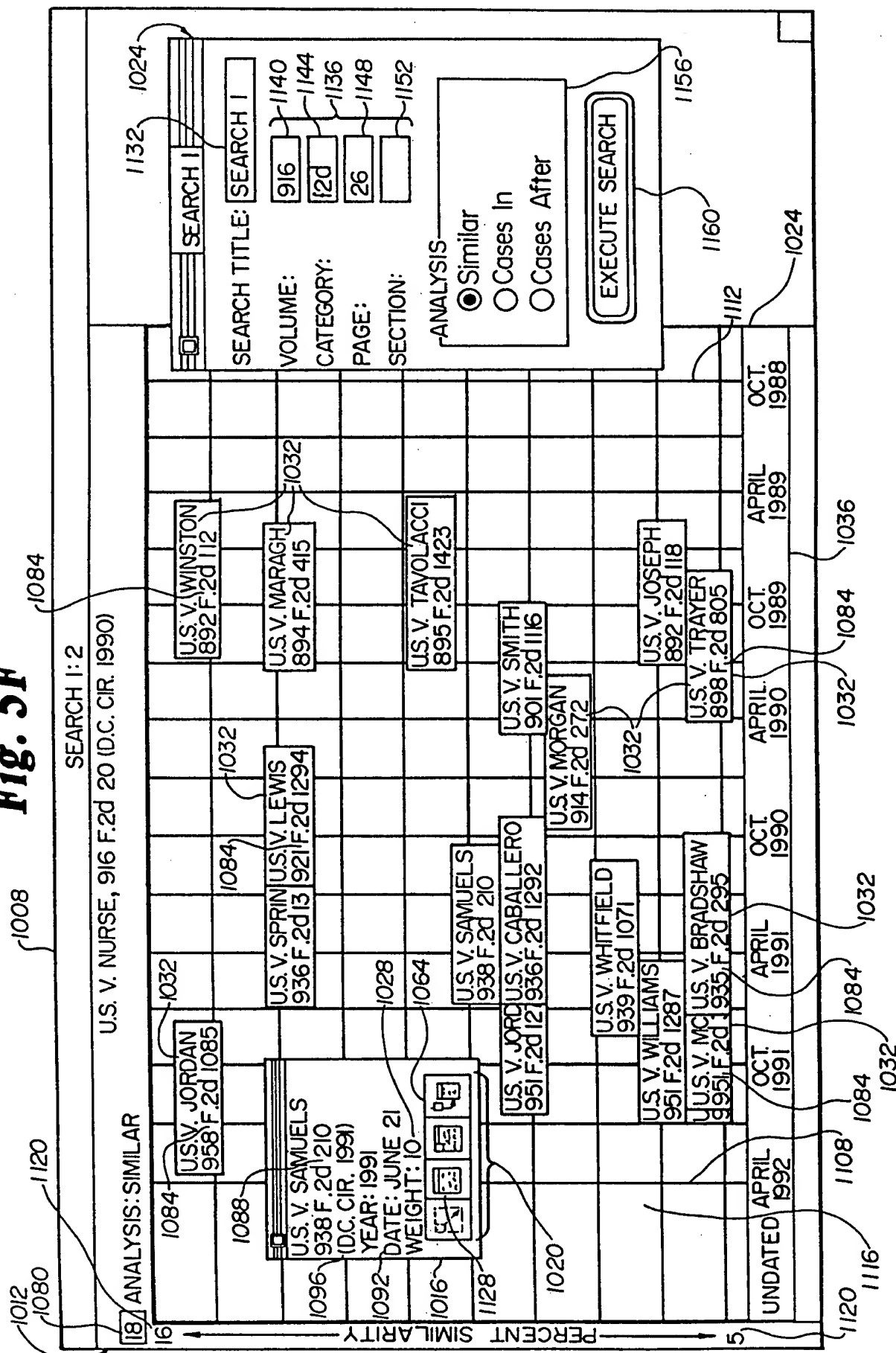
RELIANCE ON

[illegible][illegible]

**Fig. 5E**



**Fig. 5F**







**Fig. 5H**

1024

SEARCH 1

SEARCH TITLE: SEARCH 1 1132

VOLUME: 910 1140

CATEGORY f2d 1144

PAGE: 843 1148 1136

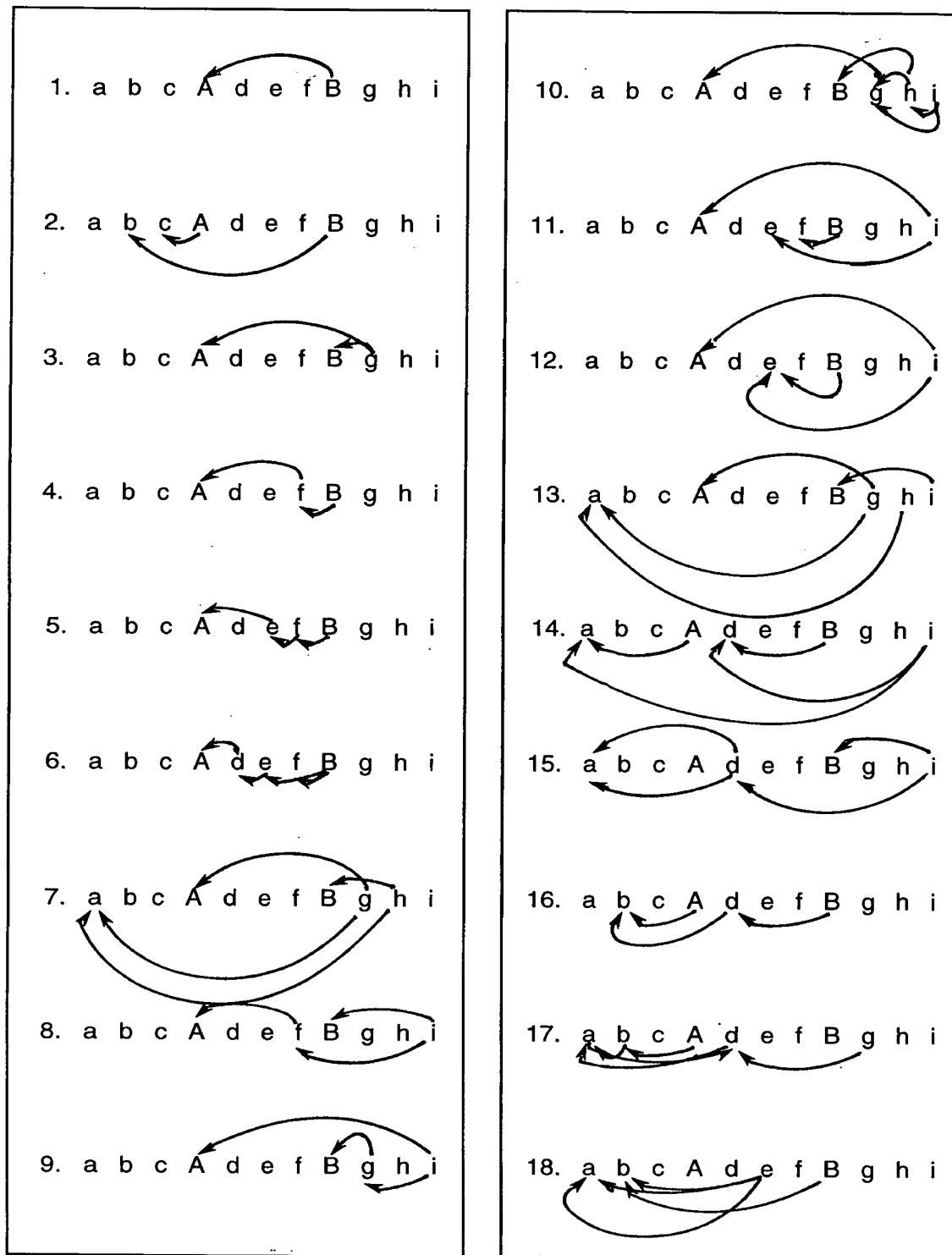
SECTION: 1152

ANALYSIS 1156

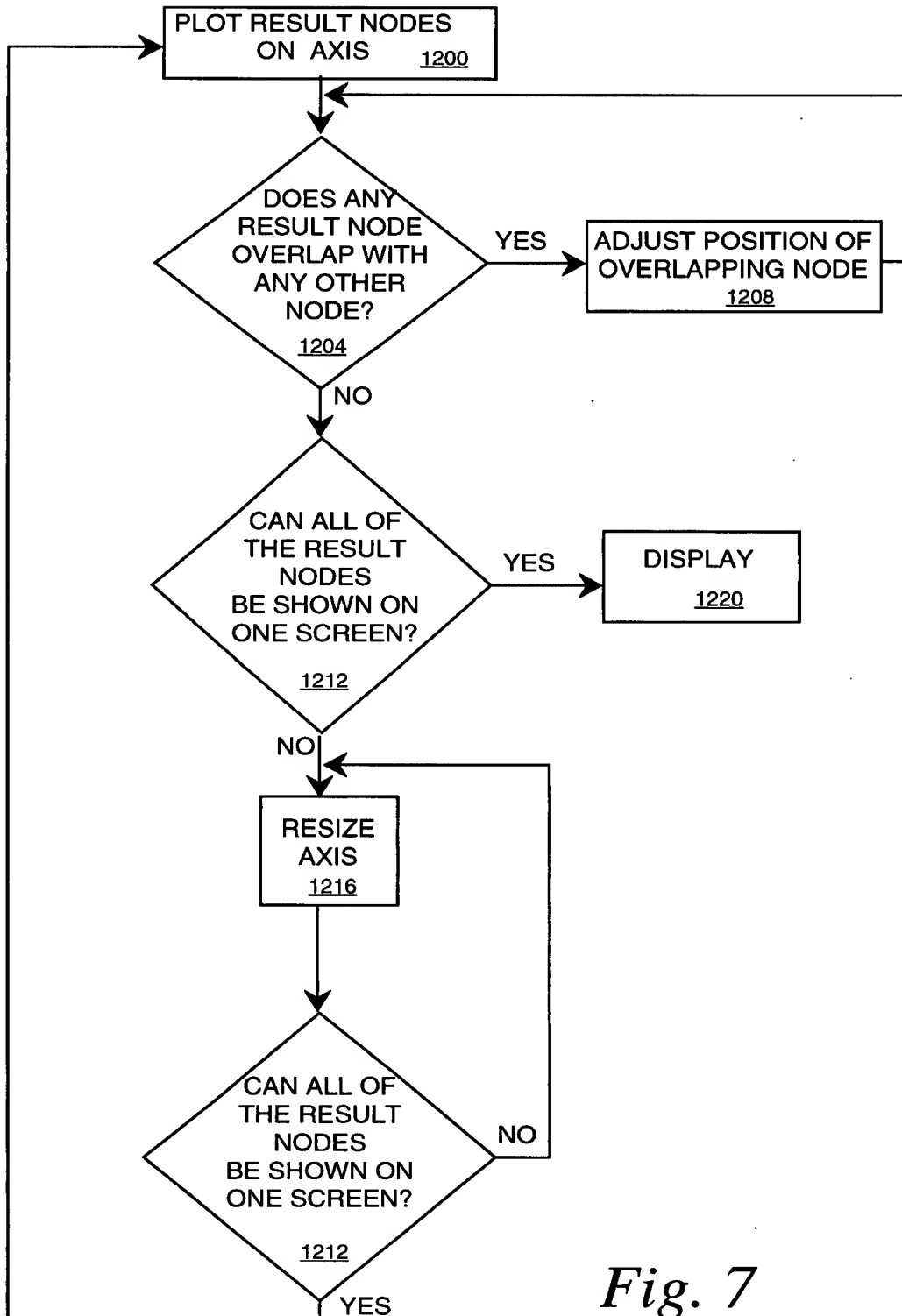
- ☐ Similar
- ☐ Cases In
- ☒ Cases After

EXECUTE SEARCH 1160

# SCHEMATIC REPRESENTATIONS OF THE EIGHTEEN PRIMARY PATTERNS



*Fig. 6*



*Fig. 7*

**Fig. 8-1**

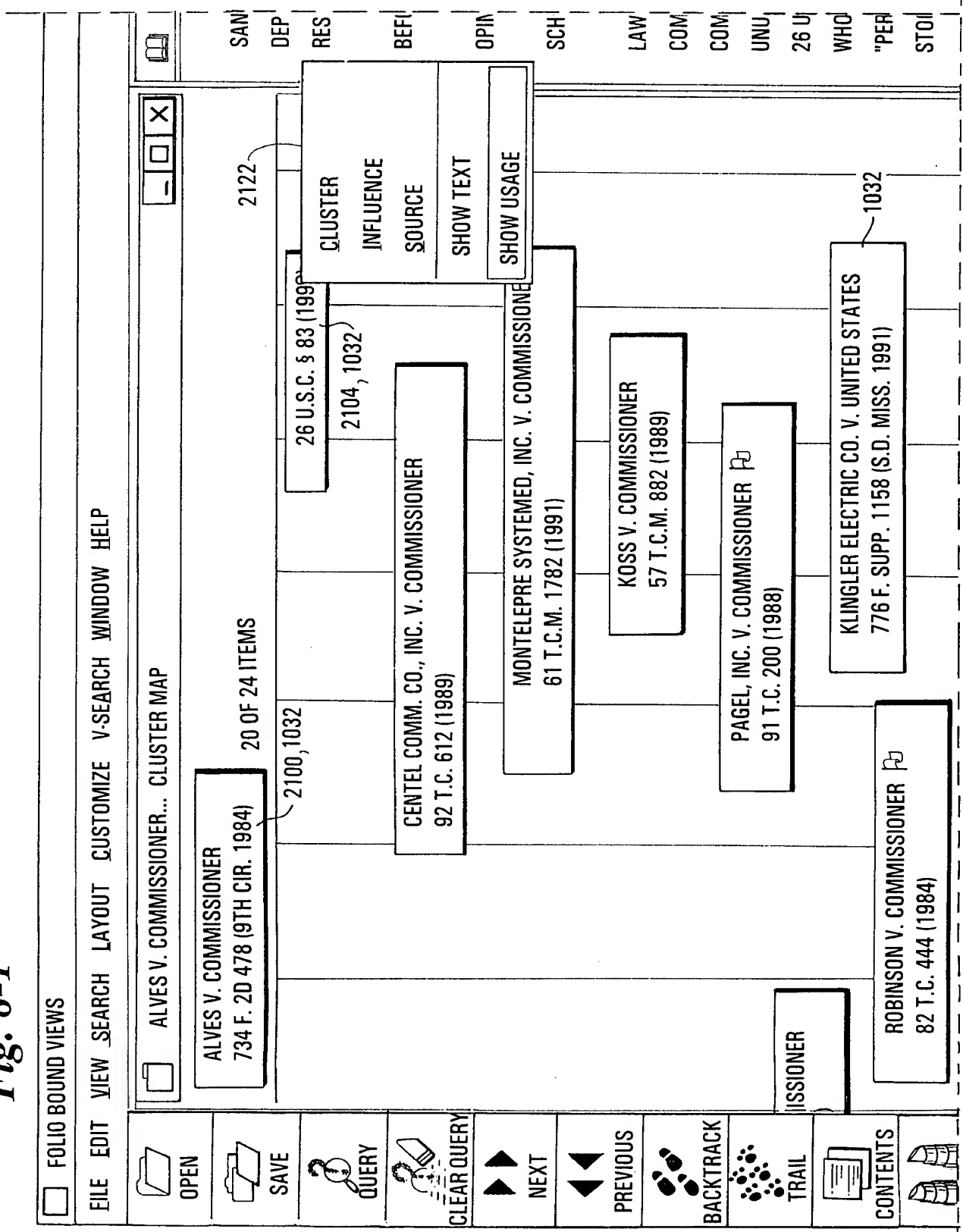


Fig. 8-2

LIBERTECH DEMONSTRATION INFOBASE	
ALVES V. COMMISSIONER, 734 F. 2D 478 (9TH CIR. 1984)	
DIEGO, CALIF, 92101, FOR PETITIONERS-APPELLANTS. JAY MILLER, ARTMENT OF JUSTICE, WASHINGTON, D.C. 20530, FOR PONDENT-APPELLEE	
DRE KENNEDY, SCHROEDER, AND BOOCHEVER, CIRCUIT JUDGES.	
JION	
ROEDER, CIRCUIT JUDGE:	
RENCE J. ALVES APPEALS A TAX COURT DECISION SUSTAINING THE MISSIONER'S FINDING OF DEFICIENCY FOR 1974 AND 1975. ALVES V. MISSIONER, 79 T. C. 864 (1982). THE APPEAL RAISES AN SUAL QUESTION UNDER SECTION 83 OF THE INTERNAL REVENUE CODE, .S.C. § 83 (1982). SECTION 83 REQUIRES THAT AN EMPLOYEE HAS PURCHASED RESTRICTED STOCK IN CONNECTION WITH HIS PERFORMANCE OF SERVICES" MUST INCLUDE AS ORDINARY INCOME THE CK'S APPRECIATION IN VALUE BETWEEN THE TIME OF PURCHASE AND THE	

HIGHLIGHTER

BOOKMARK

GO TO

FIELD

MISSIONER 79)

26 U.S.C. § 83 (C) (1983)

TREAS. REG § 1.83-3 (1985)

ROBINSON V. COMMISSIONER   
805 F. 2D 38 (1ST CIR. 1986)

SCHULMAN V. COMMISSIONER   
93 T.C. 623 (1989)

CAMPBELL V. COMMISSIONER   
59 T.C.M. 236 (1990)

MONTEPRE SYSTEMED, INC. V. COMMISSIONER   
956 F. 2D 496 (5TH CIR. 1992)

CENTEL COMM. CO., INC. V. COMMISSIONER   
920 F. 2D 1196 (7TH CIR. 1990)

BAGLEY V. COMMISSIONER   
806 F. 2D 169 (8TH CIR. 1986)

REV. RUL. 83-22

AIDOO V. COMMISSIONER   
65 T.C.M. 1798 (1993)

2120

1033

JAN. 1980

JAN. 1982

JAN. 1984

JAN. 1986

JAN. 1988

JAN. 1990

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RECORD: 8/1888

HIT: 1/10

QUERY: [GROUP 734 F. 2D 478: [FIELD 26 U.S.C. § 83: \*]]

Fig. 8-3

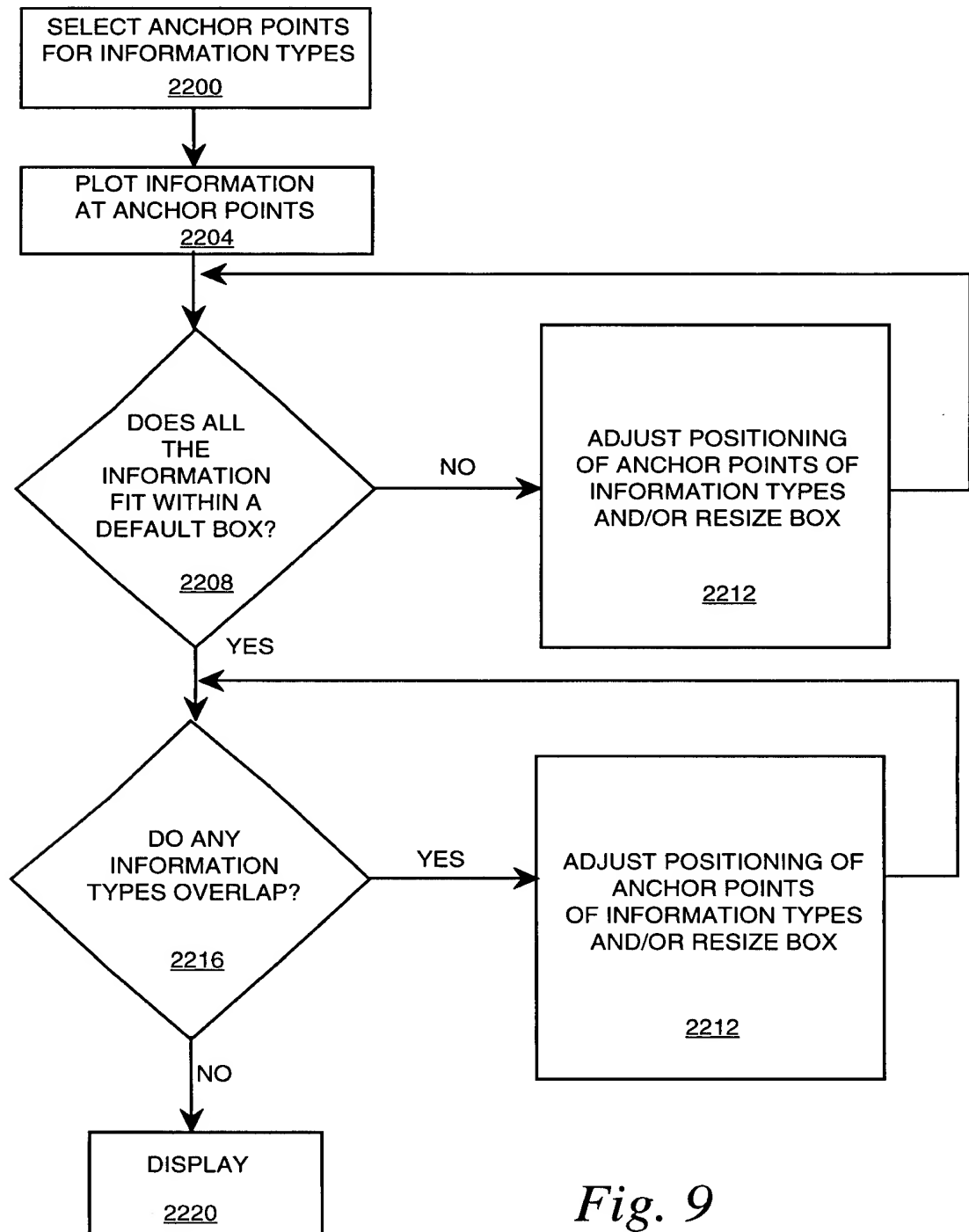
Fig. 8-4

THE RESTRICTIONS LAPSE, UNLESS AT THE TIME HE PURCHASED THE STOCK  
LECTED TO INCLUDE AS INCOME THE DIFFERENCE BETWEEN THE PURCHASE  
E AND THE FAIR MARKET VALUE AT THAT TIME. 1 THE ISSUE HERE IS  
THER SECTION 83 ☐ APPLIES TO AN EMPLOYEE'S PURCHASE OF  
RICTED STOCK WHEN , ACCORDING TO THE STIPULATION OF THE PARTIES, THE  
UNT PAID FOR THE STOCK EQUALED ITS FULL FAIR MARKET VALUE, WITHOUT  
ARD TO ANY RESTRICTIONS. THE TAX COURT, WITH TWO DISSENTING  
JOINS, HELD THAT SECTION 83 ☐ APPLIES TO ALL RESTRICTED STOCK THAT IS  
NSFERRED "IN CONNECTION WITH THE PERFORMANCE OF SERVICES,"  
ARDLESS OF THE AMOUNT PAID FOR IT. 79 T. C. ☐ AT 878. WE AFFIRM.

TS

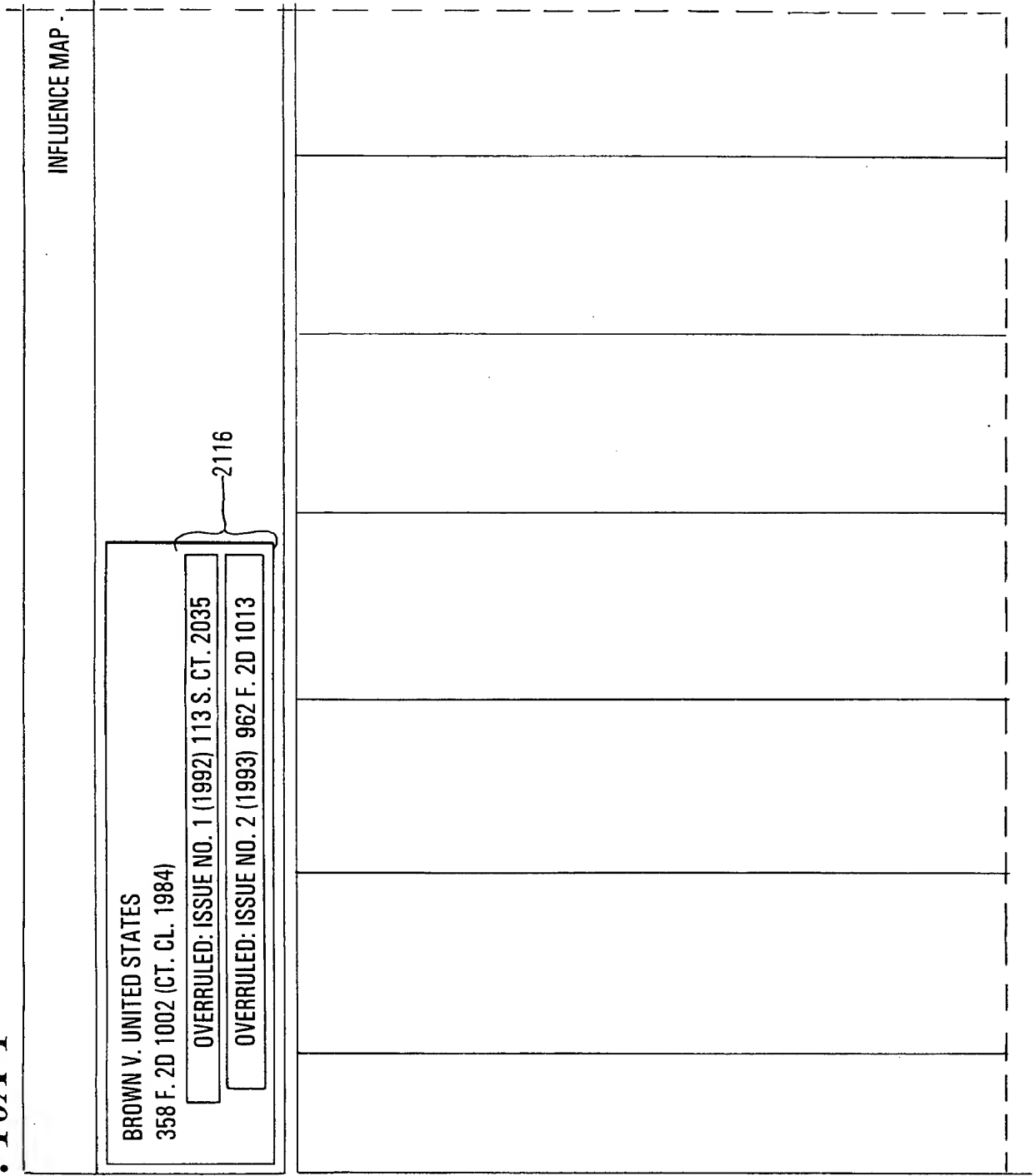
ERAL DIGITAL CORPORATION (THE COMPANY) WAS FORMED IN APRIL,  
D, TO MANUFACTURE AND MARKET MICRO-ELECTRONIC CIRCUITS. AT ITS  
T MEETING, THE COMPANY'S BOARD OF DIRECTORS RESOLVED TO ISSUE  
00 SHARES OF ITS COMMON STOCK TO ITS COMPANY PRESIDENT, AND  
00 SHARES TO THE COMPANY UNDERWRITER. THE BOARD ALSO VOTED TO  
AN ADDITIONAL 264,000 SHARES OF COMMON STOCK TO SEVEN NAMED



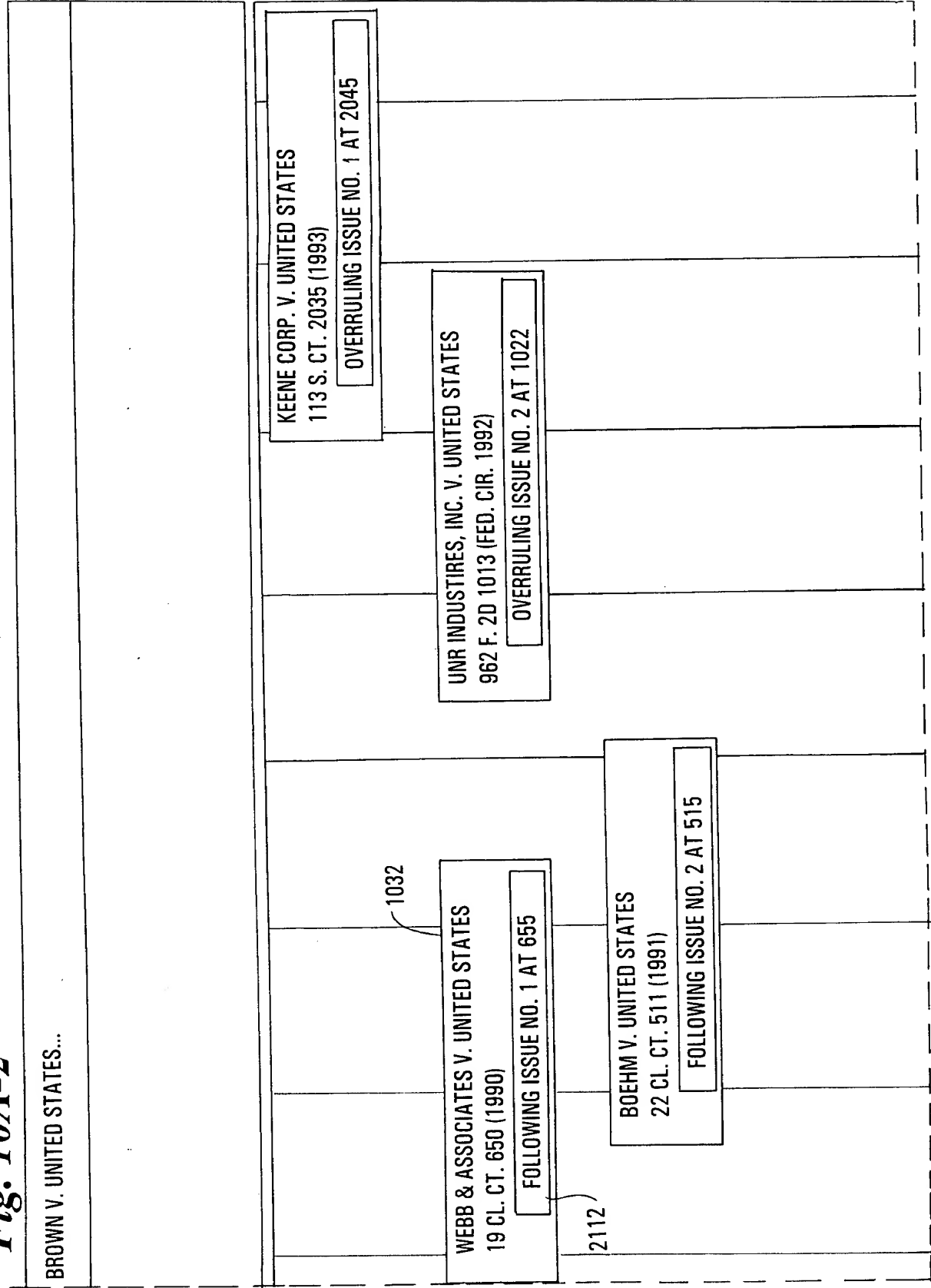


*Fig. 9*

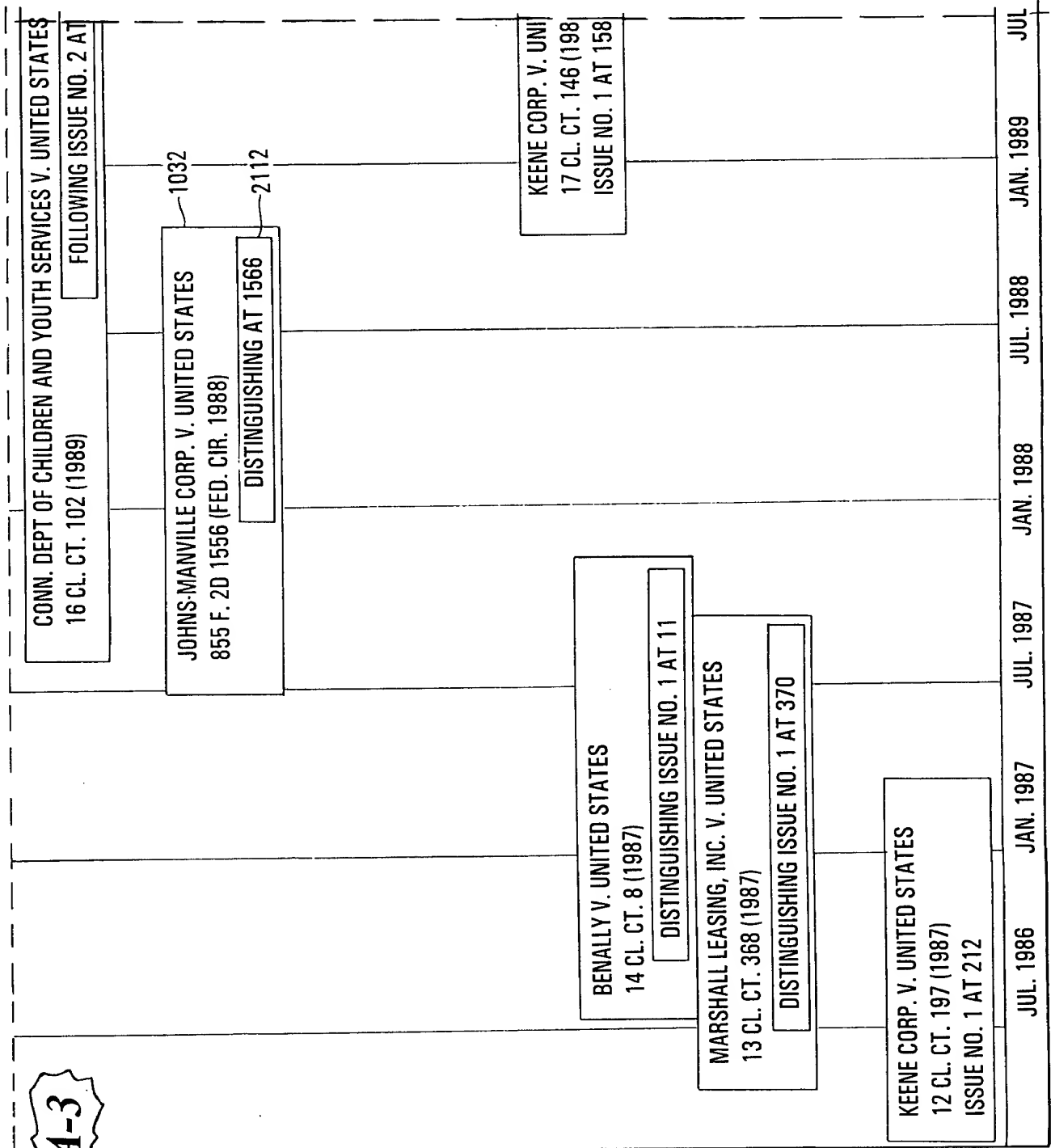
**Fig. 10A-1**



**Fig. 10A-2**



**Fig. 10A-3**



**Fig. 10A-4**

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ED STATES  
9)

SOURCE MAP - TERRY V. OHIO			
TERRY V. OHIO 292 U.S. 1 (1968)			
U.S. CONST. AMEND. IV 1791			

**TERRY V. OHIO**  
**292 U.S. 1 (1968)**

U.S. CONST. AMEND. IV 1791

*Fig.10B-2*

292 U.S. 1 (1968)

BECH V. OHIO  
379 U.S. 89 (1964)

KATZ V. UNITED STATES  
389 U.S. 347, 351 (1967)  
(HARLAN, J., CONCURRING)

L. TIFFANY ET. AL.,  
DETECTION OF CRIME (1967)

PRESTON V. UNITED STATES  
376 U.S. 364 (1964)

PEOPLE V. RIVERA  
14 N.Y. 2D 441 (1964)

CERT. DENIED 379 U.S. 978

CAMARA V. MUN. CT.  
387 U.S. 523 (1967)

WARDEN V. HAYDEN  
387 U.S. 294, 310 (1967)  
(FORTAS, J., CONCURRING)

MAPP V. OHIO  
367 U.S. 643 (1961)

ELHINS V. UNITED STATES  
364 U.S. 206 (1960)

BRINEGAR V. UNITED STATES  
338 U.S. 160 (1949)

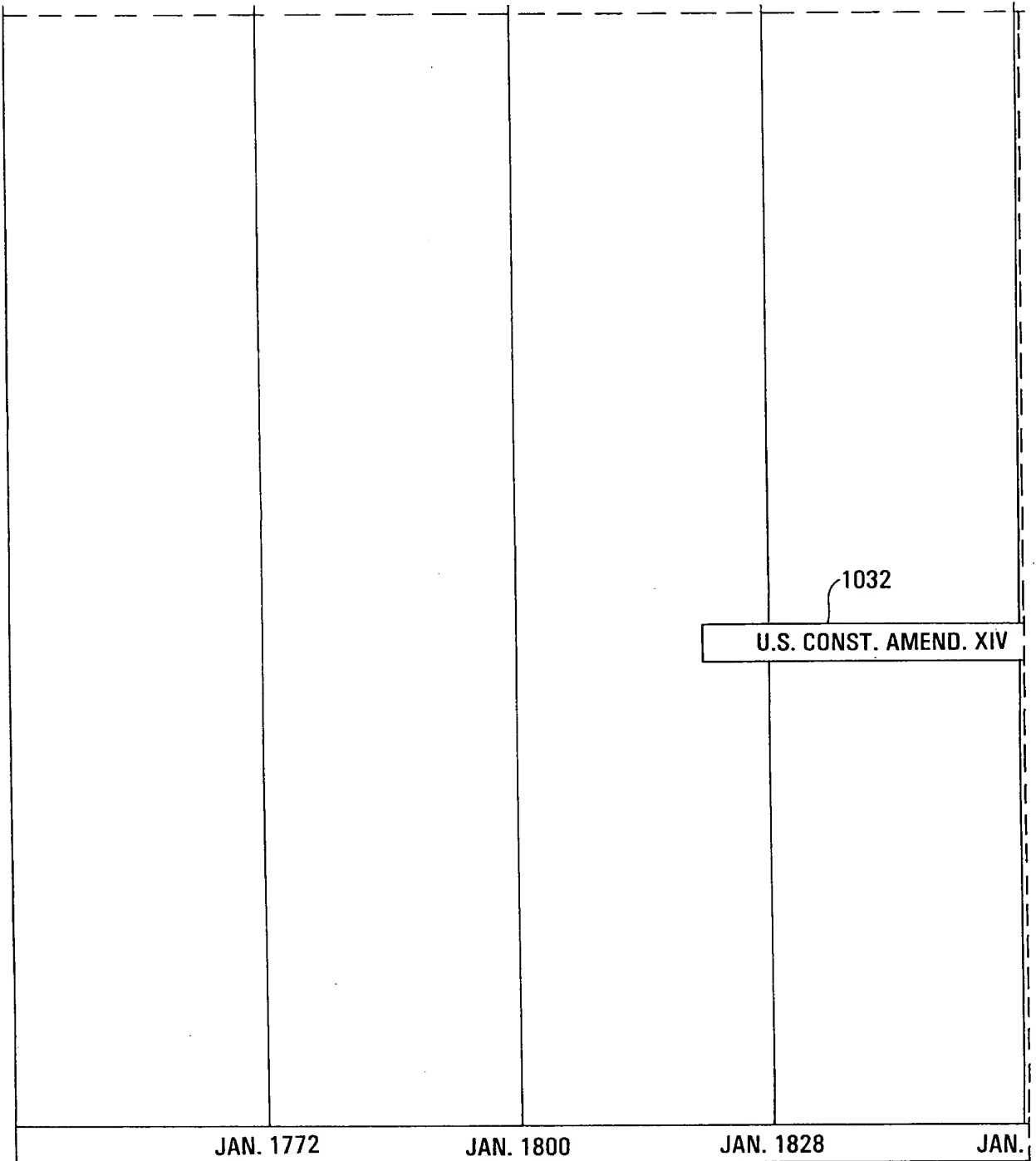
UNITED STATES V. DI RE  
332 U.S. 581 (1948)

JOHNSON V. UNITED STATES  
333 U.S. 10 (1948)

CARROL V. UNITED STATES  
267 U.S. 132 (1925)

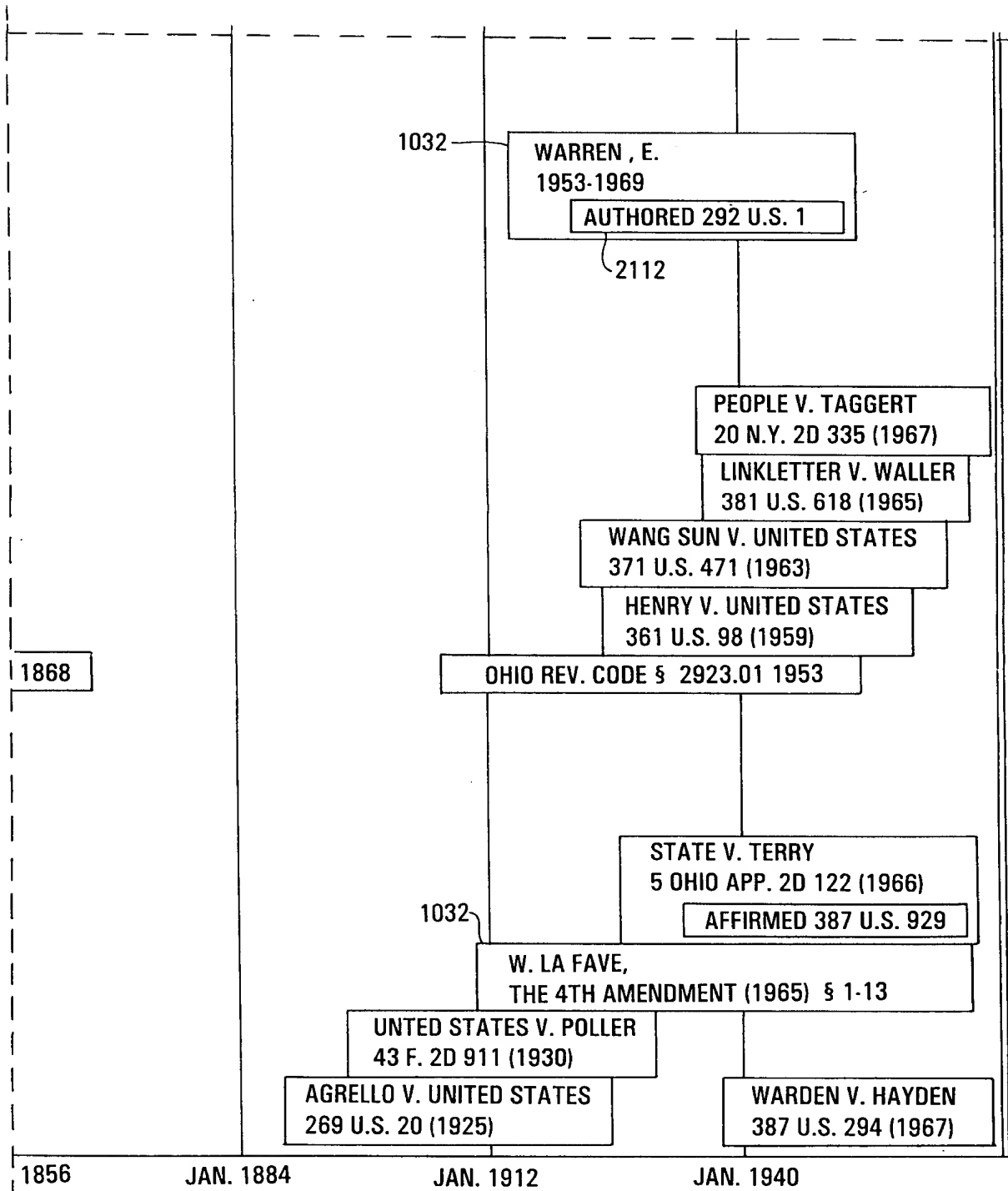
ELLIS V. UNITED STATES  
264 F. 2D 372 (1959)

*Fig. 10B-3*

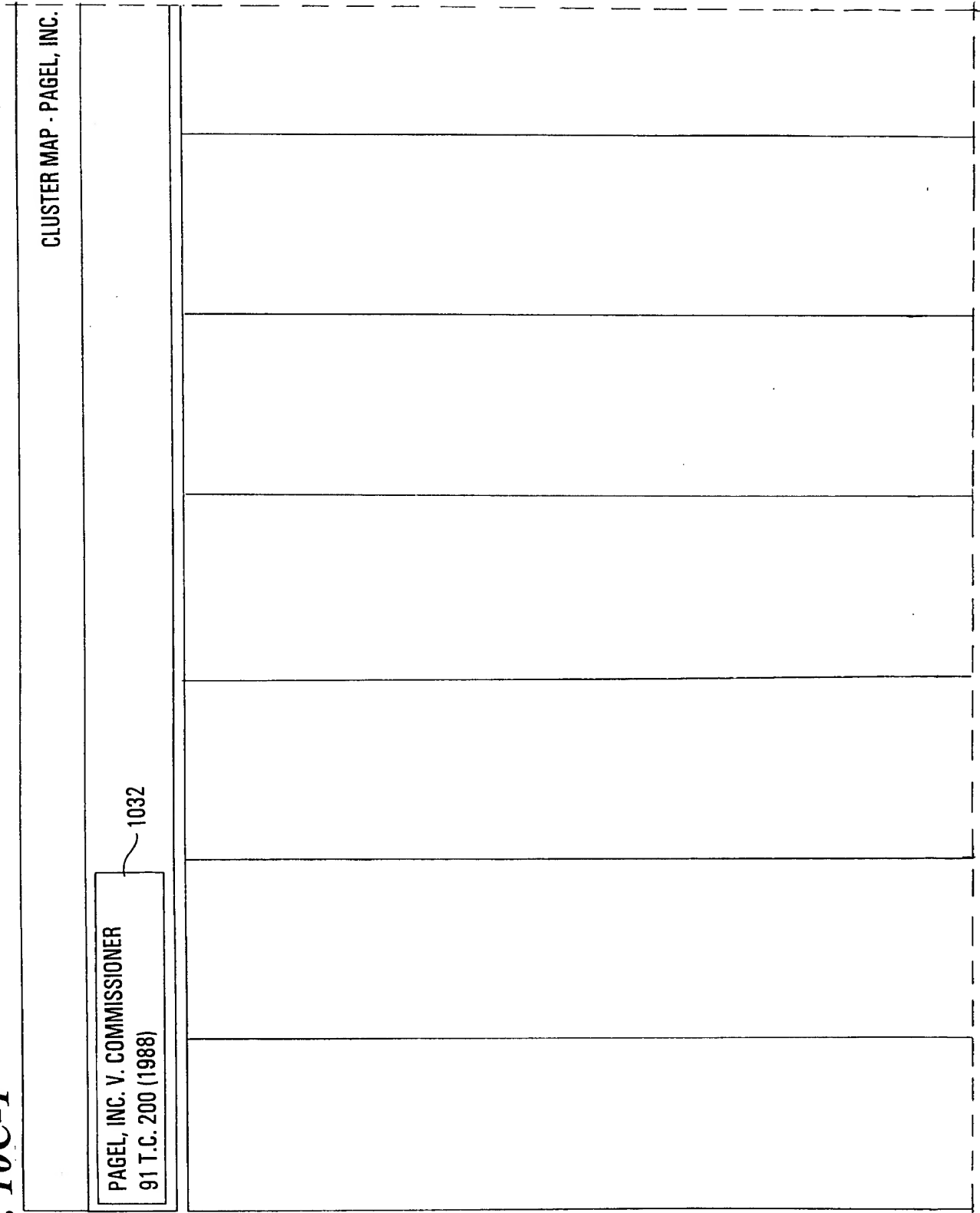




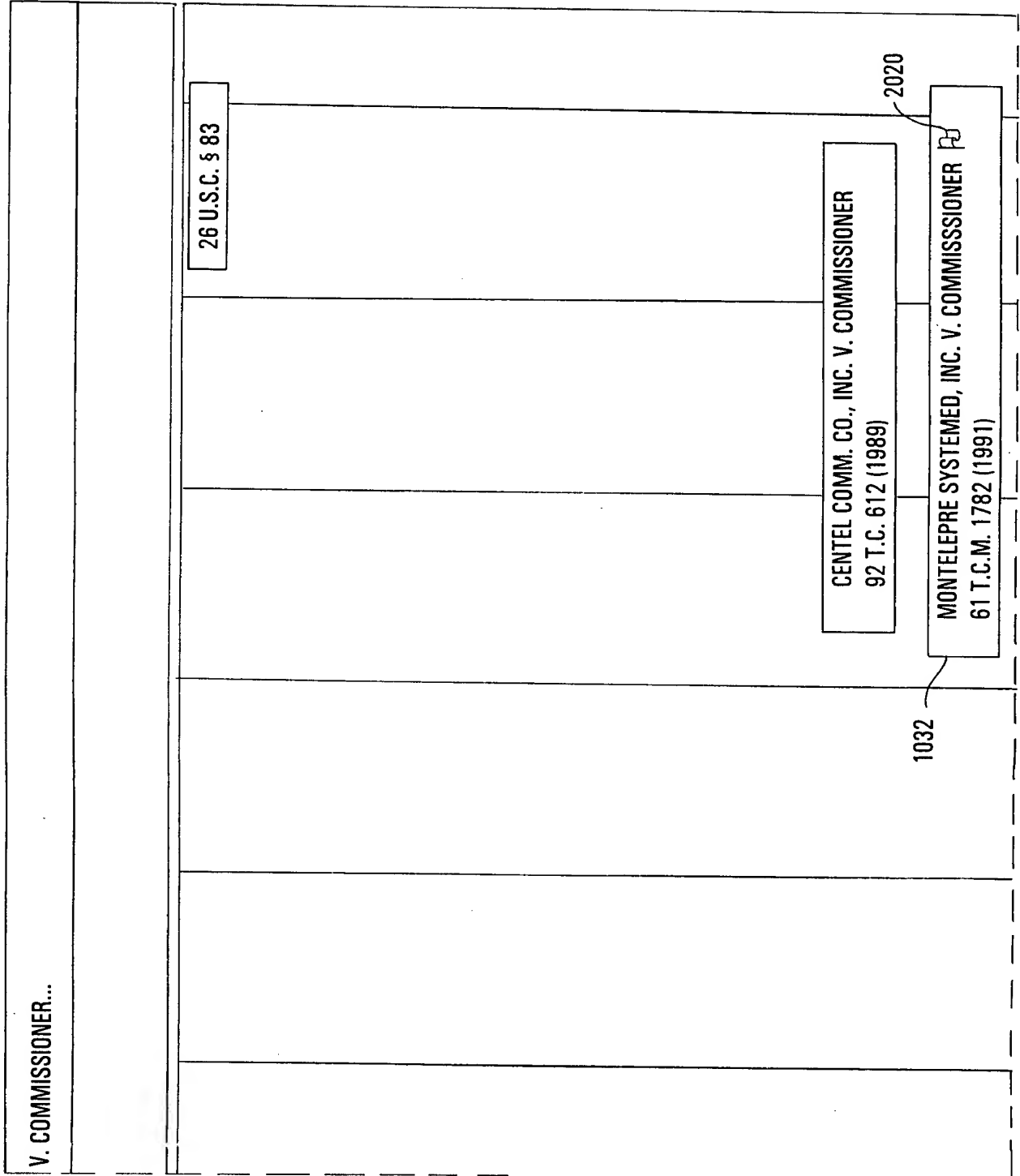
*Fig. 10B-4*



**Fig. 10C-1**

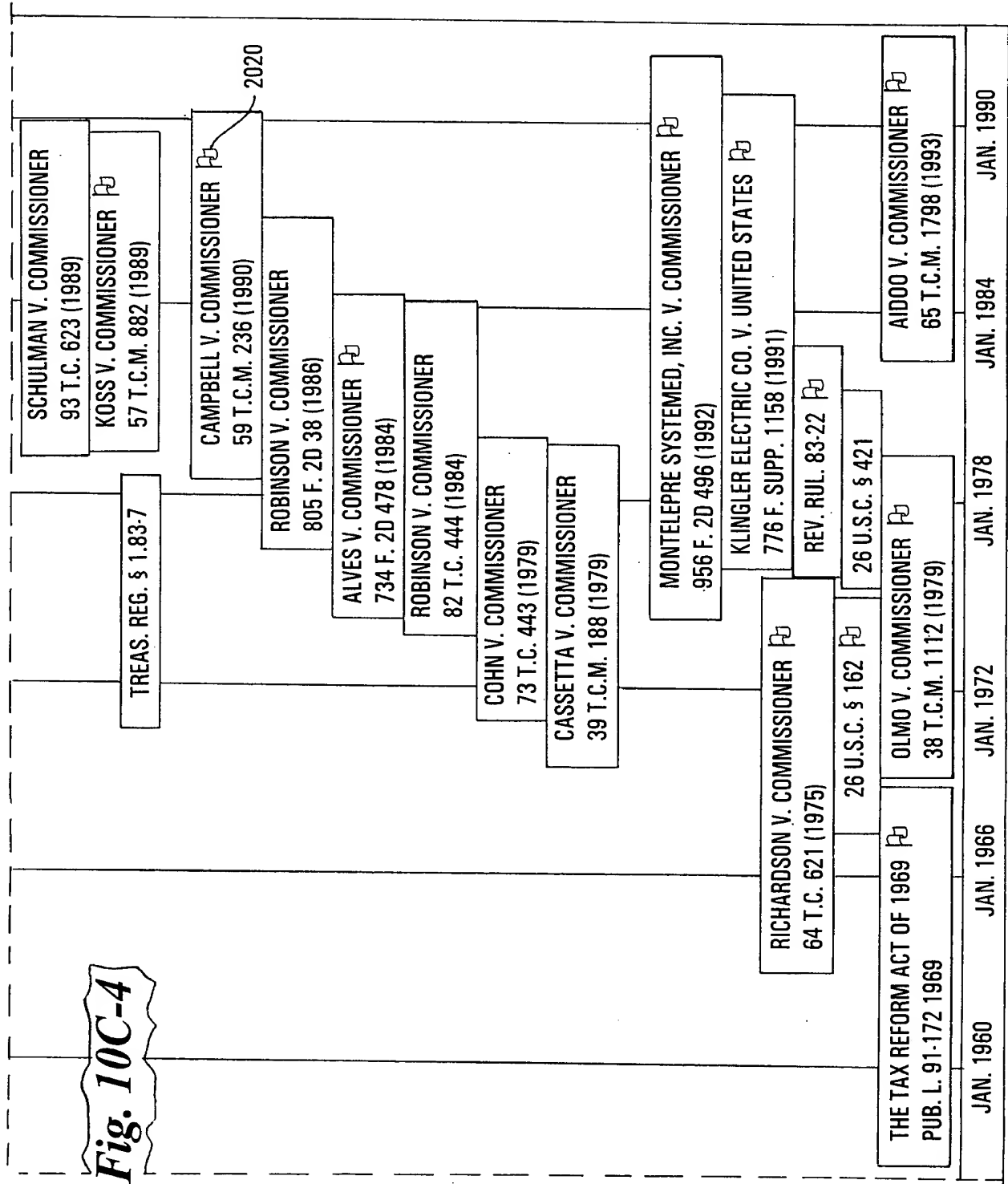


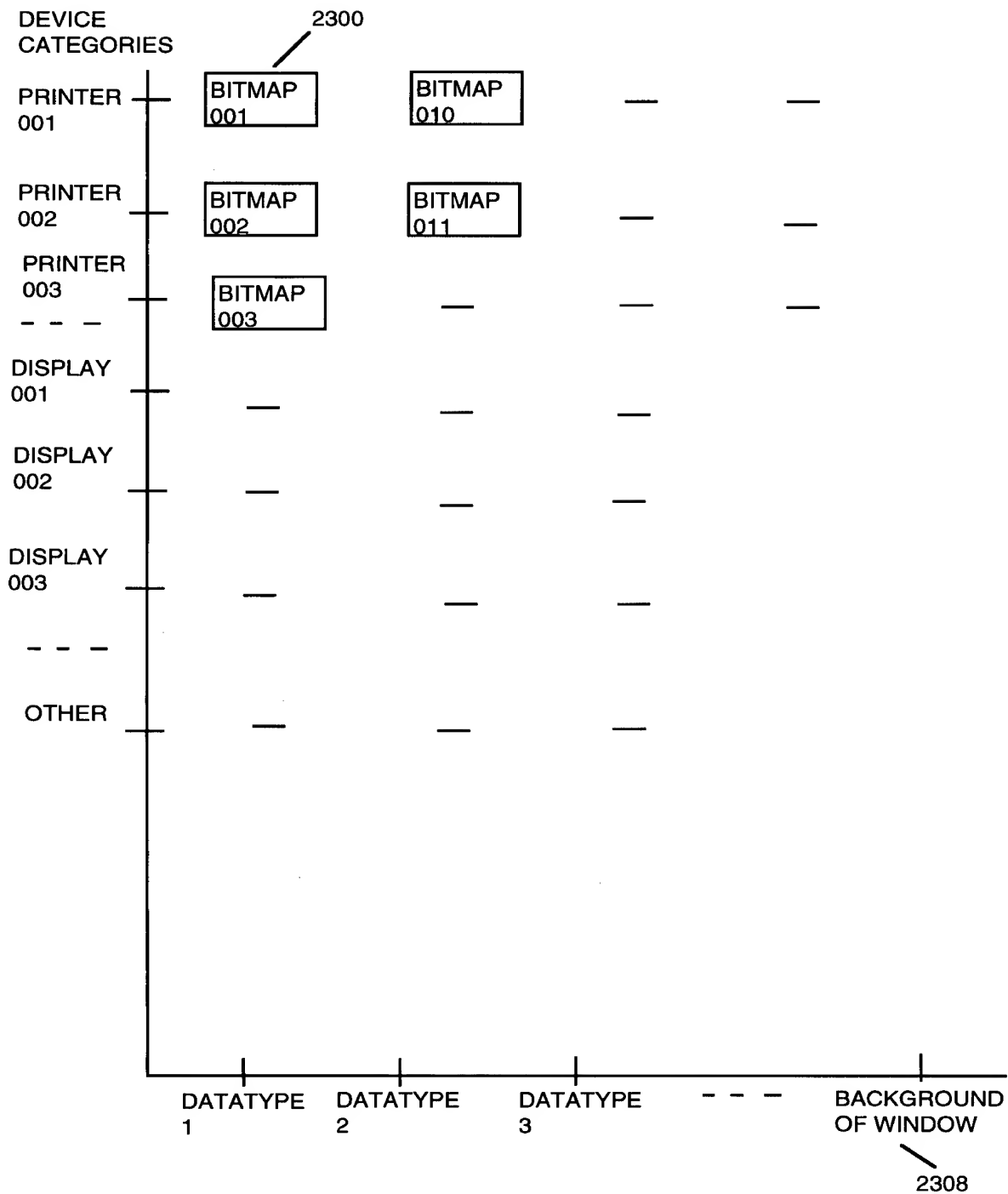
**Fig. 10C-2**



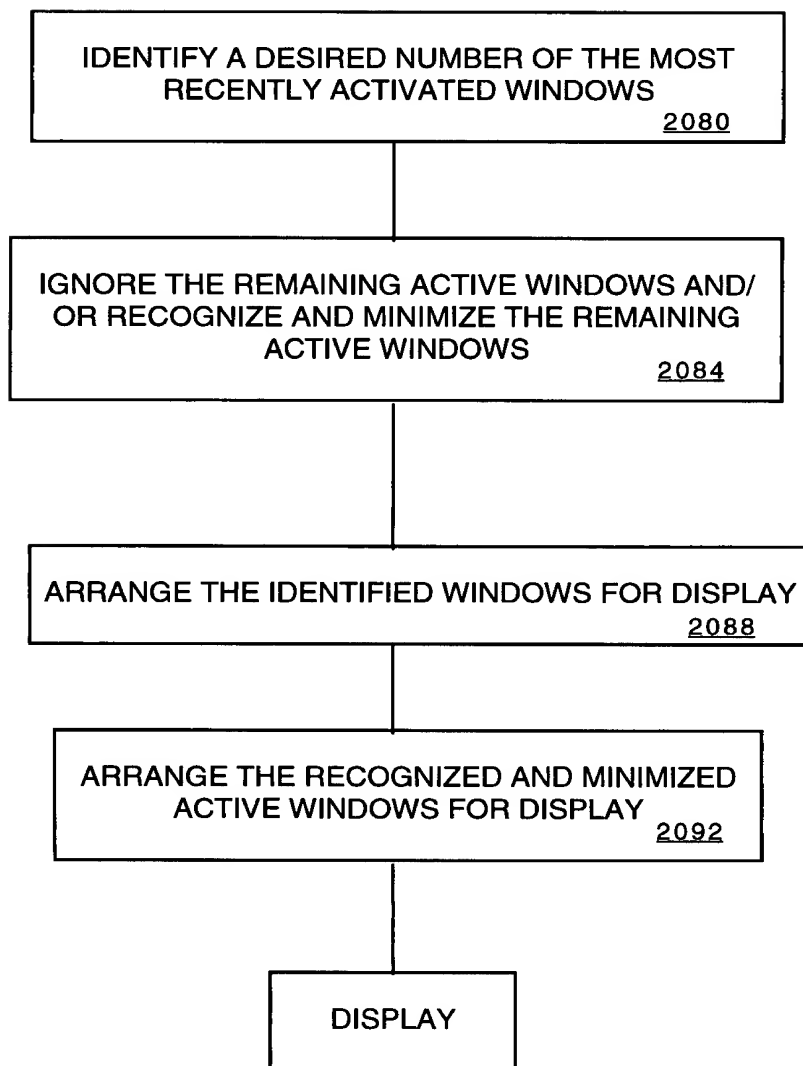


**Fig. 10C-4**





*Fig. 11*



*Fig. 12*

Fig. 13A-1

FOLIO BOUND VIEWS		FILE EDIT VIEW SEARCH V-SEARCH WINDOW HELP		<input type="checkbox"/> THE CONSTITUTIONAL RIGHT TO...		<input type="checkbox"/> H. L. V. MATHESON 450 U.S.		<input type="checkbox"/> 12 OF 20 ITEMS	
OPEN	SAVE	QUERY	CLEAR QUERY	NEXT	PREVIOUS	BACKTRACK			
UNION PACIFIC RAILWAY COMPANY V. BOTSFORD.  UNION PACIFIC RAILWAY CO. V. BOTSFORD 141 U.S. 250  ERROR TO THE CIRCUIT COURT OF THE UNITED STATES FOR THE DISTRICT OF INDIANA.						H. L. V. MATHESON 450 U.S. 389, 425 (1981) (MARSHALL, J. DISSENTING)			
						CAREY V. POPULATION SERVICES INTERNATIONAL 431 U.S. 678 (1977)			
						ANNED PARENTHOOD OF MISSOURI V. DANFORTH 8 U.S. 52 (1976)			
						ROE V. WADE			



*Fig. 13A-2*

<div> <div> <div>▶</div> <div>□</div> <div>×</div> </div> </div>	
<div> <div> <div>▶</div> <div>□</div> <div>×</div> </div> <div>UNION PACIFIC RAILWAY CO.</div> </div>	
<div> <div>UNION PACIFIC RAILWAY CO. V. BOTSFORD 141 U.S. 250 (1981)</div> <div>3 OF</div> </div>	
<div> <div> <div>001 V. SALKIEWICZ</div> <div>ANFORTH P</div> </div> </div>	

Fig. 13A-3







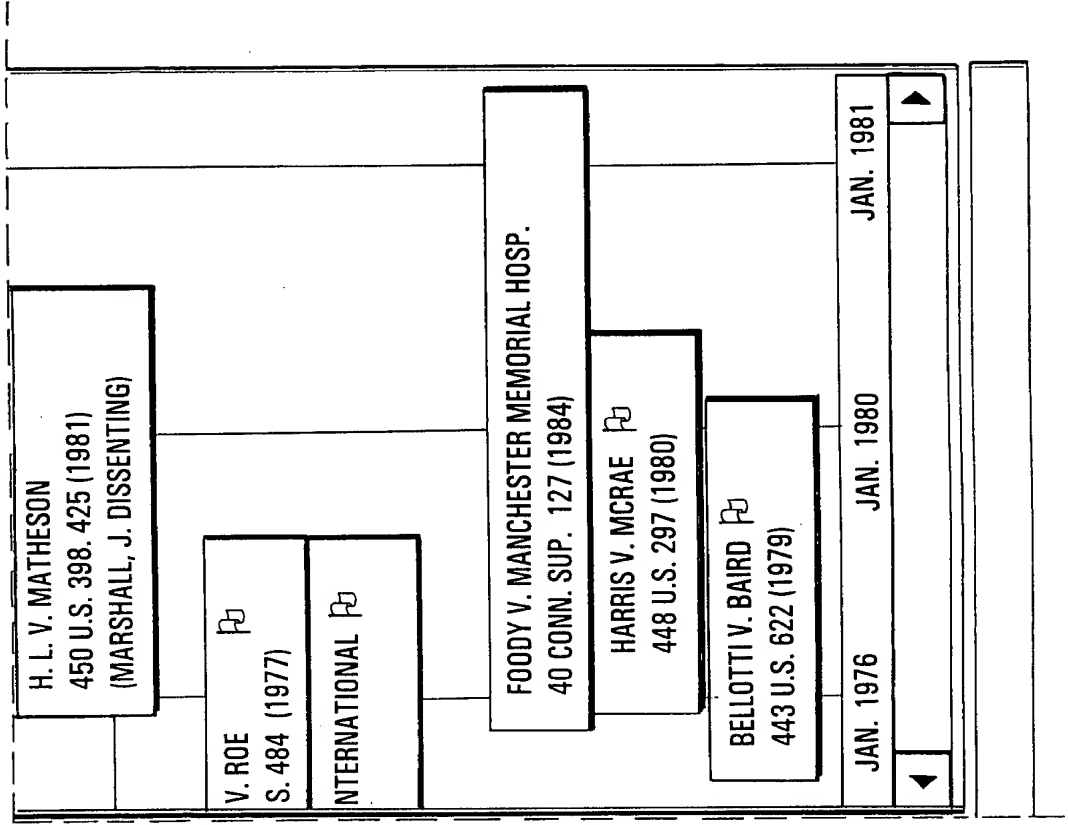







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 CONTENTS				E, 82 YALE L. J. 920 (1973)		BELLOTTI V. 443 U. S. (	
 HIGHLIGHTER				V. 74 COLUM. L. REV. 1410 (1974)			
 BOOKMARK		LIBERTECH CASE HOLDING: FEDERAL COURTS DO NOT HAVE THE POWER UNDER FEDERAL STATUTES OR COMMON LAW TO ORDER A PLAINTIFF IN A PERSONAL INJURY CIVIL SUIT TO SUBMIT TO A PHYSICAL EXAMINATION REQUESTED BY THE		DOE V. BOTTON 410 U.S. 179 (1973)			
 GO TO				WISCONSIN V. VODER 486 U. S. 205 (1972)			
 FIELD				EISENSTADT V. BAIRD 406 U.S. 438 (1972)		MATHER V. ROE 432 U. S. 464 (197	
				JAN. 1967		JAN. 1971	
				JAN. 1975			
				RECORD 113/10715		HIT 0/0	
				QUERY			

Fig. 13A-4









**Fig. 13B-1**

FOLIO BOUND VIEWS	
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THE CONSTITUTIONAL RIGHT TO PRIVACY: ROE V. WADE AND BEYOND	
<div> <div>  OPEN </div> <div>  SAVE </div> <div>  QUERY </div> <div>  CLEAR QUERY </div> <div>  NEXT </div> <div>  PREVIOUS </div> <div>  BACKTRACK </div> </div>	
<p><b>UNION PACIFIC RAILWAY COMPA</b></p> <p>UNION PACIFIC RAILWAY CO. V. BOTSFOR</p> <p>ERROR TO THE CIRCUIT COURT OF THE UNITED STATES FOR TH NO. 1375. SUBMITTED JANUARY 6, 1891.--DECIDED MAY 2</p> <p><b>LIBERTECH CASE HOLDING:</b> FEDERAL COURTS DO NOT HAVE THE POWER U TO ORDER A PLAINTIFF IN A PERSONAL INJURY CIVIL SUIT TO SUBMIT TO A DEFENSE TO DETERMINE THE EXTENT OF HIS OR HER INJURIES. JUSTICE GR THE COURT.</p>	

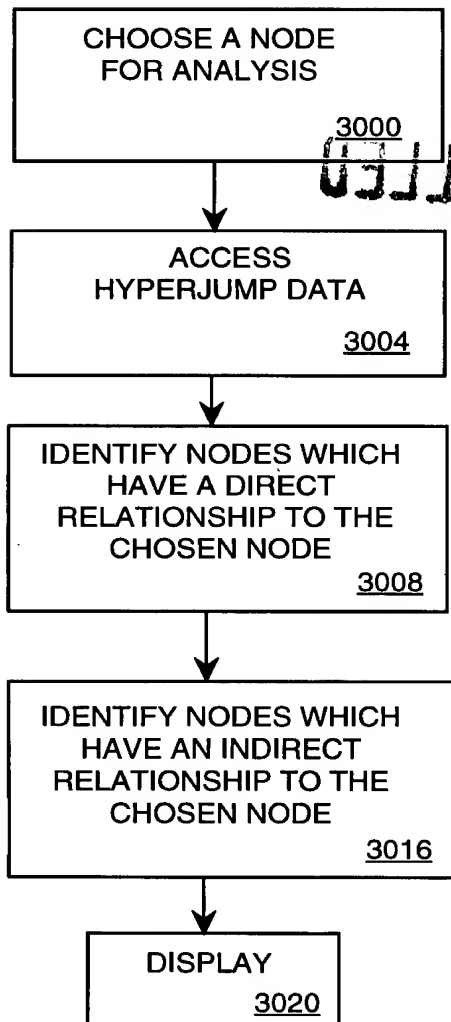
**Fig. 13B-2**

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<b>MY V. BOTSFORD</b>	
D 141 U.S. 250	
E DISTRICT OF INDIANA.	
5, 1891.	
NDER FEDERAL STATUTES OR COMMON LAW PHYSICAL EXAMINATION REQUESTED BY THE AY WROTE THE OPINION FOR 7 MEMBERS OF	

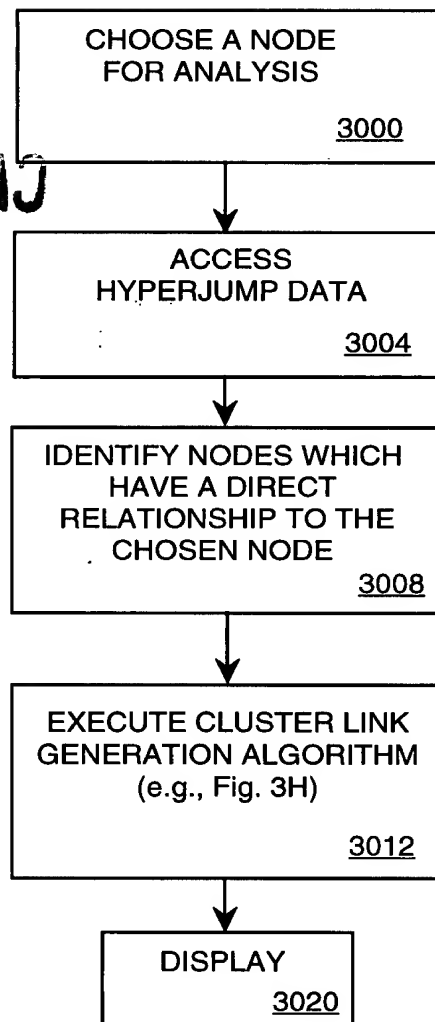
Fig. 13B-3

 TRAIL	UNION PACIFIC RAILWAY CO. V. BOTSFORD		CLUSTER MAP						
 CONTENTS	UNION PACIFIC RAILWAY CO. V. BOTSFORD 141 U.S. 250 (1894)		6 OF 21 ITEMS						
 HIGHLIGHTER	U. S. CONST. AMEND. 1791		U. S. CONST. AMEND. XIV 1869						
 BOOKMARK									
 GO TO			SUPERINTENDE 373 MOES 728						
 FIELD									
<table border="1"> <tr> <td>JAN. 1781</td> <td>JAN. 1792</td> <td>JAN. 1825</td> <td>JAN. 1867</td> <td>JAN.</td> </tr> </table>					JAN. 1781	JAN. 1792	JAN. 1825	JAN. 1867	JAN.
JAN. 1781	JAN. 1792	JAN. 1825	JAN. 1867	JAN.					
RECORD 113/10715		HIT 0/0	QUERY						

1900		JAN. 1921		JAN. 1958	
H.L. V. MATHESON 450 U.S. 398. 425 (1981)		GRISWOLD V. CONNECTICUT 381 U.S. 479 (1964)		UNIT OF BEICHERTOWN STATE SCHOOL V. SALKIEWICZ (1977)	
ROE V. WADE 410 U.S. 113 (1973)					



*Fig. 14A*



*Fig. 14B*